Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 1 of 85 Page ID #:19149

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 1 of 85 Page ID #:16924

GZJ KDKV'D''

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 2 of 85 Page ID #:19150

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 2 of 85 Page ID #:16925



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES various U.S. defendants (.7); various emails from clients regarding Press Release (.2); review and revise draft responses to questions posed by South China Morning Post about lawsuit (.2); various emails with C. McCauley, G. Wukoson and L. Koonce regarding service issues (.5); forward Press Release to R. Mui at Sing Tao Daily with explanatory email (.2); emails from and to Mr. Kuelling regarding contact from Luis of defendant newTVpad (.2); emails from and to C.
						McCauley regarding attempts to serve defendants H. Chen and B. Wong (.2); emails to and from L. Koonce regarding draft script of Special Announcement proposed by TVB (USA) (.1)
03/19/15	R. Cai	L190	A103	1,20	774.00	Review and revise the Chinese version of the talking points; review the complaint and the English talking points; prepare cover email to the clients
T. C.	L. Koonce C. McCauley	L210 L210	A111 A108	1.00 4.50	550.00 2,295.00	Attention to service issues Conference with L. Koonce and R. Balin on service strategy (.7); conference with process server on status of service and service next steps for Florida defendants (.4); conference with L. Koonce and R. Balin regarding reporter inquiry and proposed response (.3); review investigation reports (.7); conference with investigators regarding authorization of stake out for Bennett Wong and next steps on Hugo Chen service (1.3); draft proof of service of complaint for international defendants (.3); research regarding proof of service for international defendants (.8)
03/20/15	S. Bayard	L220	A107	0.10	51.00	Email preliminary injunction papers to Brent Sokol at Jones Day
03/20/15	G. Wukoson	L210	A103	0.20	92.00	Prepare proof of service on Hong Kong defendants
03/20/15	R, Balin	L210	A106	2.90	1,885.00	Emails with Lilu regarding press coverage of lawsuit (.1); read various emails from O. Tse, G. Wukoson and Carla McCauley regarding service of Complaint on CNT and HYIT in Hong Kong (.2); emails from and to Mr.

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 3 of 85 Page ID #:19151

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 3 of 85 Page ID #:16926



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES Kuelling regarding draft answers to questions from South China Morning Post (.2); phone conference with Mr. Tsang and Ms. Lai of TVB (USA) and
						L. Koonce regarding TVB (USA) televised special announcements about the lawsuit (.5); review and revise draft script of TVB (USA) special announcement (.2); forward revised script to Mr. Tsang and Ms. Lai with explanatory email (.1); various emails
						from and to C. McCauley regarding service of Complaint and preliminary injunction motion papers on U.S. defendants (.3); review service list (.2); call with Korean Broadcaster's attorney, B. Sokol and L. Koonce
						regarding status of Korean Broadcasters' lawsuit (.7); additional emails from and to C. McCauley and G. Wukoson regarding sufficiency of service of Complaint on CNT and HYIT in Hong Kong (.2); emails from
						and to C. McCauley regarding service of Complaint on defendant B. Wong (.2)
03/20/15	L. Koonce	L210	A106	2,00	1,100.00	Emails with Mr. Kuelling regarding NewTVpad (.2); conference call with Mr. Tsang regarding television script (.5); review revised script (.2); telephone conference with Brent Sokol at Jones Day (.7); monitor service on B. Wong (.4)
03/20/15	C. McCauley	L210	A108	2.40	1,224.00	Calls and email communications with Ms. Choi regarding service of Motion and service of complaint (.5); conference with process servers and investigations unit throughout the day on status of service on Mr. Chen and editigal (1.1); revise proof of service (.4); review trace report on Hugo Chen (.2); review proofs of service prior to
03/21/15	G. Wukoson	L210	A105	0.60	276.00	filing with court (.2) Analyze authority regarding adequacy of personal service on Hong Kong defendants; call with R. Balin and C. McCauley regarding adequacy of personal service on Hong Kong defendants
03/21/15	R. Balin	L210	A105	0.40	260.00	Phone conference with C. MCauley and

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 4 of 85 Page ID #:19152

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 4 of 85 Page ID #:16927



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES G. Wukoson regarding service of Complaint on CNT and regarding Hong Kond service rules (.3); review case
						regarding sufficiency of service in
03/21/15	C. McCauley	L210	A105	0.30	153.00	Hong Kong (.1) Conference with R. Balin and G. Wukoson regarding foreign defendant proof of service (.3)
03/23/15	R. Balin	L210	A105	0.60	390.00	Review ECF notice of filing of Amended Proof of service (.1); various emails from various emails from and to Mr. Kuelling, C. McCauley and L. Koonce regarding contact by and talks
						with attorney for newTVpad (.2); phone conference with L. Koonce regarding case status and strategy (.2); review draft email to clients reporting on case status (.1)
03/23/15	L. Koonce	L210	A108	1.90	1,045.00	Telephone conference with B. Sokol regarding discovery in Munhwa case (.7); send update to clients regarding status of case (.4); emails with Mr. Kuelling regarding NewTVpad.com (.3); monitor news reports and CNT website (.5)
03/23/15	C. McCauley	L210	A107	0.60	306.00	Call from Jae Lee, reporter (.2); conference with L. Koonce and R. Balin regarding call from reporter (.1); call from Mr. Yang counsel from newtypad (.2); conference with L. Koonce and R. Balin regarding Mr. Yang's call (.1)
03/24/15	S. Bayard	L190	A110	0.20	102.00	
03/24/15	R. Balin	L210	A107	1.90	1,235.00	Review order from Judge Klausner declining case transfer (.1); conference with S. Bayard regarding same (.1); emails to and from C. Veltman regarding same (.1); forward transfer denial order to clients with explanatory email (.3); read email from N. Braak regarding Tvpad4 technical developments (.1); review Weil and Lau declarations in preparation for calls with attorneys for ClubTV pad and newTVpad (.2); meeting with L. Koonce to discuss strategy for call with newTVpad's attorney and Club TVpad's
						attorney (.4); phone conference with

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 5 of 85 Page ID #:19153

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 5 of 85 Page ID #:16928

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES newTVpad's attorney T. Wang and L. Koonce (.4); review ECF notice of court docket entries setting dates for defendants to answer complaint (.1); review email from C. McCauley attaching draft application to expedite preliminary injunction motion hearing (.1)
03/24/15	R. Cai	L210	A106	1.00	645.00	
03/24/15	L. Koonce	L210	A107	2.20	1,210.00	Review CNT website and email N. Braak regarding server change and review his response (.8); review court order regarding judge assignment, and emails with team regarding same (.2); telephone conference with Tim Wang (NewTVpad) (.5); call to attorney for ClubTVpad (.1); interoffice conference with R. Balin regarding strategy (.4); emails with C. McCauley regarding
03/25/15	L. Koonce	L190	A104	6.10	3,355.00	advancing hearing date (.2) Telephone conference with Tim Wang (NewTVpad attorney) (.7); review Wayback Machine information on NewTVpad (.4); review Tai lake spreadsheet and total the sales for various parties (1.8); email Mr. Tsang regarding spreadsheet usage (.2); review disclaimer language and discuss with R. Balin and B. Johnson (.3); interoffice conference with C. McCauley regarding ex parte motion, and attention to drafting, serving and filing same (2.7)
03/25/15	C. McCauley	L220	A103	4.70	2,397.00	Draft ex parte application to advance hearing, supporting declaration and notice letters (4.2); calls with L. Koonce regarding ex parte procedures (.5)
03/26/15	J. Arweiler	L220	A103	1.10	209.00	Created screenshots of websites evidencing piracy of CCTV channels, distributed to attorneys Koonce, Bayard and Wukoson
03/26/15	R. Balin	L220	A104	0.60	390.00	Review motion to expedite preliminary injunction hearing and supporting McCauley declaration (.2); emails from and to L. Koonce regarding giving notice to CNT's lawyers in Korean Broadcasters' case of our motion to

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 6 of 85 Page ID #:19154

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 6 of 85 Page ID #:16929

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES expedite PI hearing in CCTV case (.2); review draft email to clients regarding case status (.1); emails from and to L. Koonce and B. Johnson regarding use of bank account statements produced in
03/26/15	L. Koonce	L210	A107	2.00	1,100.00	TVB/Tai Lake case (.1) Telephone conference with Tim Wang (NewTVpad attorney) (.5); send status report to clients (.3); telephone call with S. Choi (attorney for ClubTVpad) (.4): email to counsel for CNT in Munhwa case (.2); further review of
03/26/15	C. McCauley	L220	A103	1.70	867.00	Tai Lake Spreadsheet (.6) Communicate with process server on service issues (.8); conference with L. Koonce on service strategy (.4); finalize
03/27/15	S. Bayard	L110	A105	0.50	255.00	ex parte for filing with proofs (.5) Telephone call with L. Koonce to discuss strategy in light of opening of TVpad store in Oakland
03/27/15	R. Balin	L110	A105	0.30	195.00	Emails from and to L. Koonce
03/27/15	L. Koonce	L110	A102	4.70	2,585.00	regarding opening of TVpad store (.3) Review reports on Oakland TVpad store, and email/calls with DWT team and clients regarding strategy for addressing same (1.7); emails with C. Weil and T. Burke regarding investigating store (.4); research ownership of TVpad store in Oakland (1.5); telephone call with Mr. Kuelling regarding Oakland store and NewTVpad.com (.4); telephone call with Mr. Tsang and Ms. Lai regarding Oakland store and NewTVpad (4); interoffice conference with C. McCauley regarding service on Asha Media (.3)
03/27/15	C. McCauley	L220	A105	0.60	306.00	Call with Lance Koonce regarding possible TRO relating to new store (.5); conference with L. Koonce and R. Balin regarding Asha Media service issues (.1)
03/28/15	L. Koonce	L110	A108	0.20	110.00	Review Mintz report regarding Oakland store
03/29/15	L. Koonce	L110	A106	0.20	110.00	Forward Mintz report regarding Oakland store to clients, and review responses from clients regarding same

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 7 of 85 Page ID #:19155

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 7 of 85 Page ID #:16930



DISH Network LLC Invoice No. 6300157 Page 17

DATE PROFESSIONAL J. Arweiler

ABA ACT.

CODE CODE TIME

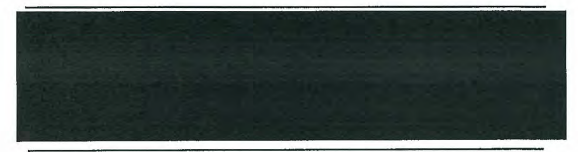
L110 A102 2.30

AMOUNT 437.00

DESCRIPTION OF SERVICES

Searched websites related to defendants for evidence that the infringing applications came preloaded on TVPads, created screenshots and formatted into potential exhibits

Total Services 179.20 \$86,125.05



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services \$86,125.05

Total Current Disbursements 72.87

Total Current Invoice \$86,197.92

Your Portion of Amount Due at 40% \$34,456.01

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	42.80	585.00	25,038.00
Cai, R.	2.70	580.50	1,567.35
Koonce, L.	47.30	495.00	23,413.50
McCauley, C.	40.80	459.00	18,727.20
Total	133.60		68,746.05
Associate			
Bayard, S.	22.30	459.00	10,235.70
Wukoson, G.	13.00	414.00	5,382.00
Total	35.30		15,617.70

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 8 of 85 Page ID #:19156

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 8 of 85 Page ID #:16931



DISH Network LLC Invoice No. 6300157 Page 18

Freelance Legal

 Arweiler, J.
 10.30
 171.00
 1,761.30

 Total
 10.30
 1,761.30

 Total All Classes
 179.20
 \$86,125.05





Document 164-4 Filed 01/11/16 Page 9sof & Page ID
#:16932 Page ID
Seattle, WA 98101-3045
206.622.3150 tel

206.757.7700 fax

Anchorage Bellevue Los Angeles

New York Portland San Francisco Seattle Shanghai Washington D.C. Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC) Attn: Li Lu No. 933, Jingmen Building, No. 9 Yangfangdian Road, Haidian District Beijing, China 100038

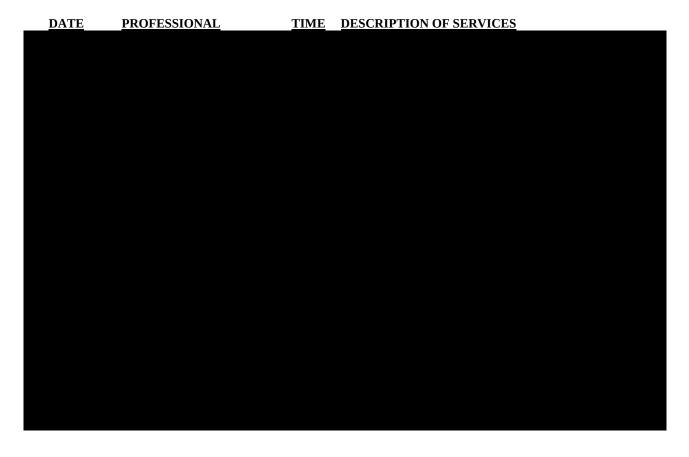
April 30, 2015 Invoice No. 6300158

APRIL INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

0094038-000024 Matter No.:

TV PAD Litigation





China International Communications Co., Ltd. (CICC) Invoice No. 6300158 Page 12



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$86,125.05
Total Current Disbursements	72.87
Total Current Invoice	\$86,197.92
Your Portion of Amount Due at 30%	\$25,859.38

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	42.80	585.00	25,038.00
Cai, R.	2.70	580.50	1,567.35
Koonce, L.	47.30	495.00	23,413.50
McCauley, C.	40.80	459.00	18,727.20
Total	133.60		68,746.05
Associate			
Bayard, S.	22.30	459.00	10,235.70
Wukoson, G.	13.00	414.00	5,382.00
Total	35.30		15,617.70
Freelance Legal			
Arweiler, J.	10.30	171.00	1,761.30
Total	10.30		1,761.30
Total All Classes	179.20		\$86,125.05



1201 Third Avenue Seattle, WA 98101-3045 206.622,3150 tel 206.757.7700 fax

Bellevue Los Angeles

New York Portland San Francisco

Shanghai Washington D.C. Federal ID #91-0839480

www.dwt.com

TVB Holdings (USA) Inc. Attn: Samuel Tsang VP Operations 15411 Blackburn Avenue Norwalk, CA 90650

April 30, 2015 Invoice No. 6300159

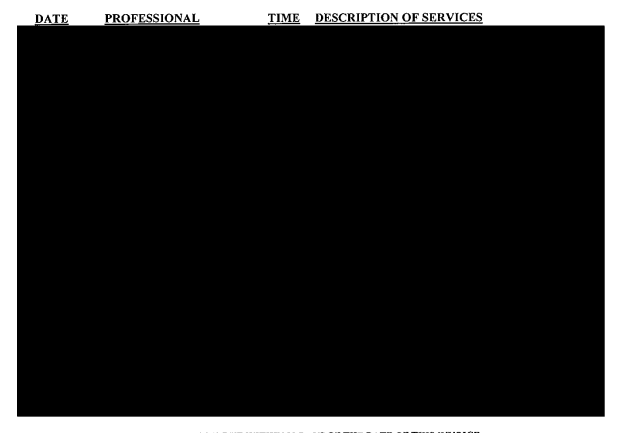
APRIL INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

Matter No.:

0103157-000001

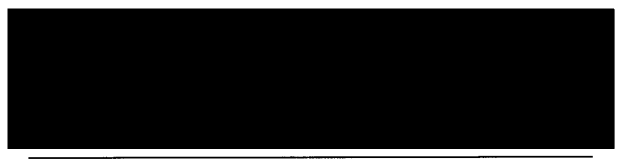
TV PAD Litigation



Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 12 of 85 Page ID Davis Wright #:16935

TVB Holdings (USA) Inc. Invoice No. 6300159 Page 12

DISBURSEMENT DETAIL



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services \$86,125.05 Total Current Disbursements 72.87 \$86,197.92 Total Current Invoice Your Portion of Amount Due at 30% \$25,859.38

SUMMARY BY PROFESSIONAL

<u>Professional</u>	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	42.80	585.00	25,038.00
Cai, R.	2.70	580.50	1,567.35
Koonce, L.	47.30	495.00	23,413.50
McCauley, C.	40.80	459.00	18,727.20
Total	133.60		68,746.05
Associate			
Bayard, S.	22.30	459.00	10,235.70
Wukoson, G.	13.00	414.00	5,382.00
Total	35.30		15,617.70
Freelance Legal			
Arweiler, J.	10.30	171.00	1,761.30
Total	10.30		1,761.30
Total All Classes	179.20		\$86,125.05

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 13 of 85 Page ID #:19161

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 13 of 85 Page ID #:16936



Anchorage Bellevue Los Angeles

New York Portland San Francisco Seattle Shanghai Washington D.C. Suite 2200 1201 Third Avenue Seattle, WA 98101-3045 206.622.3150 tel 206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

DISH Network LLC Attn: Michael Wall Corporate Counsel 9601 S. Meridian Blvd. Englewood, CO 80112 May 27, 2015 Invoice No. 6304953 SENT ELECTRONICALLY

MAY INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

ELECTRONIC BILLING - DO NOT MAIL FOR FILING PURPOSES ONLY

Matter No.:

0090227-000005

TV PAD Litigation

DISH

<u>DATE</u> 04/01/15	PROFESSIONAL R. Balin	ABA CODE L110	ACT. CODE A108	<u>TIME</u> 0.40	<u>AMOUNT</u> 260.00	DESCRIPTION OF SERVICES Emails from and to L. Koonce regarding pros/cons of sending press release and/or cease & desist letters to all U.S. Tvpad distributors (.2); review report from C. Weill of Mintz regarding investigator's wight to Oakland Turned
04/01/15	L. Koonce	L110	A108	0.80	440.00	investigator's visit to Oakland Tvpad store (.1); read emails from L. Koonce regarding same (.1) Emails with R. Balin regarding sending demand letters to new retailers (.2); emails with Mintz and with clients regarding sending investigation to Caldand store (.2); sensition to
04/02/15	G. Wukoson	L210	A104	0.20	92.00	Oakland store (.2); email to clients regarding NewTVpad (.2); emails with C. McCauley regarding stipulation (.2) Analyze translations of complaint and originating papers for form and prepare Hague Convention service on defendant
04/02/15	R. Balin	L120	A105	0.50	325.00	GVTV in China (.1); phone conference

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 14 of 85 Page ID #:19162

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 14 of 85 Page ID #:16937



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES with L. Koonce regarding various issues (.3); read email from Mr. Tsang
04/02/15	L. Koonce	L160	A107	1.00	550.00	regarding defense strategy (.1) Review letter from counsel for Asha Media (.2); emails with R. Balin regarding case status (.2); email to Mr. Kuelling (.1); emails with Ms. McCauley regarding NewTVpad stipulation (.1); review email from Mr. Tsang regarding demand letters to new retailers (.1); email to counsel for Asha Media (.1); review messages from counsel for Hugo Chen (.1)
04/02/15	C. McCauley	L210	A105	0.30	153.00	
04/03/15	G. Wukoson	L210	A102	0.40	184.00	Analyze authority and guidance regarding mechanics of Hague Convention service on defendant GVTV in China
04/03/15	L. Koonce	L190	A106	2.20	1,210.00	Telephone conference with Mr. Kuelling and Mr. Tsang regarding same (1.3); telephone conferences with B. Sokol regarding subpoenas to ISPs (.5); telephone conference with N. Braak regarding same (.4)
04/06/15	S. Bayard	L220	A103	0.90	459.00	
04/06/15	G. Wukoson	L210	A103	1.40	644.00	Prepare table of TVpad resellers to receive demand letters and their contact information (.3); prepare summons, complaint and matter initiating materials for Hague Convention service of process on defendant GVTV in China and call and correspond with process server thereon (1.1)
04/06/15	J. Arweiler	L110	A103	2.30	437.00	Revised spreadsheet with HSBC bank account information for entities that illegally bought or sold TVPads
04/06/15	R. Balin	L190	A105	0.80	520.00	Emails with DWT legal team regarding various issues, including drafting of cease & desist letters to additional TVpad distributors and communications with lawyers for named distributor defendants (.3); emails and phone conference with G. Wukoson regarding Hague Service of translated Complaint on GVTV in

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 15 of 85 Page ID #:19163

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 15 of 85 Page ID #:16938



PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES mainland China (.2):
L. Koonce	L220	A105	1.40	770.00	(.3) Emails with R. Balin regarding status (.3); emails with C. McCauley regarding motion to advance hearing (.2); email to G. Wukoson regarding Tai Lake spreadsheet and gathering retailer addresses (.2); emails with C. Weil regarding investigation of Oakland store (.2); emails with S. Bayard regarding retailer letter (.3); emails regarding Hague service (.1);
C. McCauley	L220	A103	0.70	357.00	review NewTVpad stipulation (.2); emails with counsel for NewTVpad regarding stipulation, and attention to filing (.2) Conference with L. Koonce regarding ex parte to advance hearing (.1); draft NewTVpad stipulation (.4); review docketed dates (.1); review signed stipulation and conference with L. Koonce regarding signature
S. Bayard	L220	A105	0.40	204.00	requirements (.1) Meet with R. Balin and L. Koonce to discuss cease-and-desist letters to other distributors (.2); telephone call with R. Balin to discuss cease-and-desist
G. Wukoson	L110	A103	0.80	368.00	Prepare table of TVpad resellers to receive demand letters and their contact
R. Balin	L160	A107	1,10	715.00	information Read emails from L. Koonce and T. Wang regarding filing NewTVpad stipulation of adjournment (.1); (2); phone conference with NewTVPad's lawyer T. Wang (.2); telephone conference with Asha Media's lawyer to discuss request for extension of time to answer Complaint
	C. McCauley S. Bayard G. Wukoson	L. Koonce L220 C. McCauley L220 S. Bayard L220 G. Wukoson L110	L. Koonce L220 A105 C. McCauley L220 A103 S. Bayard L220 A105	PROFESSIONAL CODE CODE TIME L. Koonce L220 A105 1.40 C. McCauley L220 A103 0.70 S. Bayard L220 A105 0.40 G. Wukoson L110 A103 0.80	PROFESSIONAL CODE CODE TIME AMOUNT L. Koonce L220 A105 1.40 770.00 C. McCauley L220 A103 0.70 357.00 S. Bayard L220 A105 0.40 204.00 G. Wukoson L110 A103 0.80 368.00

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 16 of 85 Page ID #:19164

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 16 of 85 Page ID #:16939



DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
						L. Aponte requesting extension of time to answer Complaint (.1); read emails
						from L. Koonce and C. Weil regarding identity of owner of TVpad store in
						Oakland (.1); read email from C. McCauley regarding filing of default
						notices (.1); emails with C. McCauley
						and L. Koonce regarding attorneys representing various defendants (.1);
						read email from L. Koonce on case
						events (.1); read email from Ms. Lai
						regarding response dates for defendants (.1)
4/07/15	L. Koonce	L110	A102	3.80	2,090.00	Interoffice conference with R. Balin
						and S. Bayard regarding letters to new retailers, status of discussions with
						defendants (.2); telephone calls to
						attorneys for NewTVpad, Asha Media, and Hugo Chen (.2); telephone call
						with attorney for NewTVpad (.3);
						telephone call with attorney for Asha
						Media (.3); telephone call with attorney for Hugo Chen (.2); telephone call with
						attorney for CNT (.2); interoffice
						conference with R. Balin and G. Wukoson regarding Tai Lake
						spreadsheet and letters to retailers (.3);
						emails with attorneys for retailers (.4); emails with C. Weil regarding
						investigation of Oakland store (.2);
						review of report on owner of Oakland
						store and follow-up research (.8); review of Tai Lake spreadsheet (.1);
						review emails from Ms. Lai (.2); emails
						with C. McCauley regarding filing of stipulations (.2); review docketing
						report (.1)
4/07/15	C. McCauley	L210	A104	1.10	561.00	Review communications with counsel in order to update proof of service and
						revise proof of service (.8); conference
						with L. Koonce regarding stipulation to
						adjurn by CNT's answer date and review proposed stipulation (.2);
						conference with Ms. Lai regarding
						current deadlines for responses by defendants (.1)
4/08/15	G. Wukoson	L210	A103	1.40	644.00	Prepare summons, complaint and
						matter initiating materials for Hague Convention service of process on
						defendant GVTV in China (.3);

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 17 of 85 Page ID #:16940



production of documents and discuss

1 ago 5							
DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES	
04/08/15	J. Arweiler	L210	A110	1.30	247.00	TVpad resellers to receive demand letters and their contact information (.9) Created English and Chinese versions of pleadings filed in matter, prepared exhibits, tabbed, bound and indexed, delivered to process server for service	5
04/08/15	R. Balin	L320	A107	2.10	1,365.00	in China Review email from NewTVPad's lawyer regarding confidentiality of document production by NewTVpad (.1); telephone conference with L. Koonce regarding same (.2); read email from L. Koonce to NewTVPad's lawyer regarding same (.1); review emails from NewTVpad's lawyer producing documents (.1); phone conference with R. Mul of Sing Tao Daily to request Sing Tao Daily write article on lawsuit against CNT (.2); send email to Ms. Lai regarding same (.1); emails from and to L. Koonce regarding Club TVPad's request for extension of time to answer complaint (.1); review brief by CNT in opposition to motion to expedite preliminary injunction motion (.2); various emails with DWT defense team regarding same (.2); phone conference with L. Koonce regarding strategy for reply brief in further support of application to expedite preliminary injunction hearing (.3); read email from G. Wukoson regarding list of TVpad distributors from Tai Lake case (.1); review ECF notice of stipulation extending CNT's time to answer Complaint (.1);	7
04/08/15	L. Koonce	L220	A103	9.60	5,280.00	(.1); review draft email to chents reporting case events (.2) Interoffice conference with R. Balin regarding new retailer letter, status of conversations with US defendants (.2);	-5
						(.3); emails with NewTVpad attorney regarding	

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 18 of 85 Page ID #:16941

Davis Wright Tremaine LLP

<u>DATE</u>	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	with R. Balin (.3); review documents produced by NewTVpad and prepare charts regarding-same (2.8); respond to request from Ms. Lai regarding declarations (.2); emails to retailers' counsel regarding stipulations (.4); review CNT filings, including opposition to motion to advance hearing (.3); draft reply in support of motion (2.0); draft email to
04/08/15	C. McCauley	L210	A103	0.70	357.00	clients regarding status (.5); attention to spreadsheet for retailer letters (.8) Draft stipulations for time to respond to Complaint (.4); conference with G. Wukoson regarding translations (.1);
04/09/15	G. Wukoson	L220	A103	2.70	1,242.00.	conference with L. Koonce regarding reply to CNT opposition to ex parte (.2) Prepare reply in support of ex parte application to advance hearing on motion for preliminary injunction (1.5); prepare summons, complaint and matter initiating materials for Hague
04/00/15	n n.V.	1.000	1102	2.40	1.500.00	Convention service of process on defendant GVTV in China and correspondence with process server (.5); prepare table of TVpad resellers to receive demand letters and their contact information (.7)
04/09/15	R. Balin	L220	A103	2.40	1,560.00	Review and revise draft reply brief in further support of application to expedite preliminary injunction hearing (.3); conference with G. Wukoson regarding same (.2); various emails with C. McCauley and G. Wukoson regarding same (.2); review and revise draft email to clients regarding case update (.4); read email from G. Wukoson regarding translation of case initiating documents for service on GVTV in China (.1); review draft email to NewTVPad's attorney (.1);
	04/08/15 04/09/15	DATE PROFESSIONAL 04/08/15 C. McCauley 04/09/15 G. Wukoson 04/09/15 R. Balin	DATE PROFESSIONAL CODE 04/08/15 C. McCauley L210 04/09/15 G. Wukoson L220	DATE PROFESSIONAL CODE CODE 04/08/15 C. McCauley L210 A103 04/09/15 G. Wukoson L220 A103	DATE PROFESSIONAL CODE CODE TIME 04/08/15 C. McCauley L210 A103 0.70 04/09/15 G. Wukoson L220 A103 2.70	DATE PROFESSIONAL CODE CODE TIME AMOUNT 04/08/15 C. McCauley L210 A103 0.70 357.00 04/09/15 G. Wukoson L220 A103 2.70 1,242.00

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 19 of 85 Page ID #:16942

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES lawyers informing us that they have been instructed by CNT to cease doing work (.1); conference with DWT team members regarding same (.4); read email from L. Koonce confirming that CNT's attorney has also been instructed
04/09/15	L. Koonce	L120	A104	6.40	3,520.00	to stop work in Korean broadcasting case (.1) Finalizing and filing reply papers in support of motion to advance hearing (1.2); revise and send email to clients with case update (.3); review CNT response to motion (.3); continue reviewing NewTVpad documents, and email to Mr. Wang regarding same (.8); attention to Asha Media stipulation (.1); review email and documents from Mr. Wang (.4); review email from L. Aponte regarding intent to withdraw as CNT counsel, discuss with team, and further emails with L. Aponte (.7); telephone call with B. Sokol regarding withdrawal of CNT counsel (.2); interoffice conference with G. Wukoson and A. Murphy regarding spreadsheet of TVpad dealers
04/09/15	C. McCauley	L220	A103	0.40	204.00	email to clients regarding recent developments (.3) Revise reply in support of ex parte (.2); conference with G. Wukoson regarding reply filing (.1); conference with L. Koonce and R. Balin regarding notice
04/10/15	S. Bayard	L220	A105	0.20	102.00	of CNT's effort to withdrawal (.1) Telephone call with R. Balin regarding
04/10/15	A. Huang	L190	A111	1.50	352,50	demand letters Translate communication documents
		L190	VIII	1.50	332.30	between TVpad and distributor
04/10/15	G. Wukoson	L210	A110	0.20	92.00	Coordinate Hague Convention service of process on defendant GVTV in China (.1); preserve evidence of CNT knowledge of infringement (.1)
04/10/15	S. Zhang	L190	A111	2.00	530.00	Prepare English translation of Document 3 and Document 6
04/10/15	R. Balin	L220	A106	1.60	1,040.00	Review and revise draft email to clients reporting communication from CNT's

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 20 of 85 Page ID #:16943

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
DATE	PROFESSIONAL	CODE	CODE	TIME	AMOUNT	attorneys that they are seeking leave to withdraw (.2); phone conference with L. Koonce regarding same and regarding other issues (.3); emails from and to L. Koonce regarding drafting cease & desist letters to TVpad distributors (.2); conference with S. Bayard regarding same (.1); review translations of documents produced by NewTVpad (.2);
						(.1); read email from C. McCauley regarding preliminary injunction hearing date (.1); ; review report from C. Weill regarding investigator's visit to Oakland TVpad store (.2);
04/10/15	L. Koonce	L220	A105	4.30	2,365.00	Review and revise final spreadsheet of TVpad purchasers in the US (1.0); review translated NewTVpad documents (.2);
						telephone conference with K. Balin regarding various issues (.2); send email to clients with update (.2);
						Bayard and R. Balin regarding letters to retailers (.2); emails with B. Sokol and C. Weil regarding forensics of Korean apps (.5);
						drafting email to clients with further update and list of US purchasers (.8); further emails and call with R. Balin (.3)
04/10/15	C. McCauley	L220	A108	0.20	102.00	Conference with L. Koonce regarding ex parte (.1); conference with Ms. Choi regarding service (.1)
04/12/15	S. Bayard	L220	A103	1.50	765.00	Draft demand letters for other U.S. distributors
04/12/15	R. Balin	L220	A106	0.30	195.00	Read email from Mr. Tsang regarding CNT's default and need to send cease &

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 21 of 85 Page ID #:19169

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 21 of 85 Page ID #:16944



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES desist letters to other set top box makers/distributors (.1)
		2021	2020			(.1); read case status report from L. Koonce to clients (.1)
04/12/15	L. Koonce	L220	A103	0.60	330.00	Review draft demand letters (.3); review email from Mr. Tsang regarding letters to distributors (.1); revise and send email to clients regarding case status (.2)
04/13/15	E. Ou	L190	A111	4.20	987.00	Translate the Document 16 provided by
04/13/15	G. Wukoson	L220	A103	0.70	322.00	L. Koonce into English Prepare lists of TVpad receive demand letters and
						their contact information and letters to those resellers (.6); analyze and preserve evidence of CNT knowledge of infringement (.1)
04/13/15	J. Arweiler	L220	A110	0.70	133.00	Created screenshots of TVPad representatives responding to user posts on Facebook as per email from attorney Wukoson dated 4/13/2015
04/13/15	R. Balin	L220	A106	0.60	390.00	Various emails with clients regarding meeting to discuss case developments (.2); read email from NewTVPad's attorney attaching client emails (.1); read email from L. Koonce regarding documents produced by NewTVpad
						(.1); review ECF notice of filing of appearance by attorney for defendant H. Chen (.1)
04/13/15	L. Koonce	L120	A104	2.50	1,375.00	Review TVpad Facebook page and website, and identify new postings for preservation (new streaming app) (.5): review multiple new documents from NewTVpad (1.8); arrange call with clients (.2);
04/13/15	C. McCauley	L210	A105	0.20	102.00	Conference with L. Koonce and R. Balin regarding filing default notices (.1); review filed notice of appearance for Mr. Chen's counsel (.1)
04/14/15	G. Wukoson	L210	A110	0.30	138.00	Coordinate Hague Convention service of process on defendant GVTV in
04/14/15	S. Zhang	L190	A111	3.20	848.00	Continue to translate Document 3 and -3,2

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 22 of 85 Page ID #:16945

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES Document 6
04/14/15	R. Balin	L120	A106	1.50	975.00	Meeting with L. Koonce to discuss Agenda for client call (.4); phone conference with Mr. Kuelling from DISH, Mr. Tsang and Ms. Lai from TVB, and L. Koonce to discuss case status and strategy for sending cease & desist letters to TVpad distributors and (1.0); emails from and to C. McCauley and L. Koonce regarding request by Club TVpad for additional time to file
04/14/15	L. Koonce	L120	A104	2.10	1,155.00	Answer (.1) Review email from F. Ryu (attorney for ClubTVpad), and discuss with C. McCauley (.2); draft agenda for client call (.2); review email from CNT counsel regarding withdrawal (.1); (.3); interoffice conference with R. Balin in advance of call with clients (.3); telephone
04/14/15	C. McCauley	L210	A105	0.10	51.00	conference with clients regarding status of case and strategy (1.0) Conference with L. Koonce and R. Balin regarding Mr. Ryu's request for
04/15/15	R. Balin	L120	A106	1.10	715.00	Phone conference with Mr. Kuelling and TVB representatives to discuss strategy for sending cease & desist letters to TVpad distributors,
04/15/15	L. Koonce	L120	A104	2.60	1,430.00	(.7); send email to Lilu regarding same (.1); conference with L. Koonce regarding filing of application to enter default against HYIT (.1); follow up emails to and from L. Koonce to C. McCauley regarding same (.2) ; interoffice conferences with R. Balin and C. McCauley regarding HYIT default (.2); telephone call with F. Ryu regarding time to answer for Club TVpad, and email stipulation regarding same (.4); telephone call to CNT attorney (.1); extensive review of recent filings in Munhwa case, and report to team regarding same (1.2); arrange call with CCTV (.2); further review of TVpad
	04/14/15 04/14/15 04/14/15 04/15/15	DATE PROFESSIONAL 04/14/15 R. Balin 04/14/15 L. Koonce 04/15/15 R. Balin 04/15/15 L. Koonce	DATE PROFESSIONAL CODE 04/14/15 R. Balin L120 04/14/15 L. Koonce L120 04/14/15 C. McCauley L210 04/15/15 R. Balin L120	DATE PROFESSIONAL CODE CODE 04/14/15 R. Balin L120 A106 04/14/15 L. Koonce L120 A104 04/14/15 C. McCauley L210 A105 04/15/15 R. Balin L120 A106	DATE PROFESSIONAL CODE CODE TIME 04/14/15 R. Balin L120 A106 1.50 04/14/15 L. Koonce L120 A104 2.10 04/14/15 C. McCauley L210 A105 0.10 04/15/15 R. Balin L120 A106 1.10	DATE PROFESSIONAL CODE CODE TIME AMOUNT 04/14/15 R. Balin L120 A106 1.50 975.00 04/14/15 L. Koonce L120 A104 2.10 1,155.00 04/14/15 C. McCauley L210 A105 0.10 51.00 04/15/15 R. Balin L120 A106 1.10 715.00

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 23 of 85 Page ID #:16946

Davis Wright Tremaine LLP

Page 11						
DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	
04/16/15	E. Ou	L190	A111	3.30	775.50	distributor list (.4) Translate the Document 17 provided by ——3, 3
04/16/15	G. Wukoson	L110	A102	0.60	276.00	L. Koonce into English Research assets of Liangzhong Zhou (NewTVpad) and prepare summary of assets
04/16/15	C. Johnson	L110	A102	0.20	45.00	Background research on Mr. Zhou for G. Wukoson
04/16/15	R. Balin	L120	A106	2.10	1,365.00	Telephone conference with Lilu of CCTV and L. Koonce regarding case status and plan to send cease & desist letters to TVpad distributors [.8); emails from and to Ms. Lai of TVB regarding cease & desist letters (.1); review and revise draft cease & desist letters (.3); [.3]; review ECF notice of filing of stipulation extending answer date of Club TVPad and B. Wong (.1); [.3]; read email from C. Weil regarding asset search of NewTVpad's owner (.1); read follow up emails regarding same from L. Koonce and G. Wukoson (.2); read email from L. Koonce to clients attaching draft cease
04/16/15	L. Koonce	L210	A106	5.80	3,190.00	(4); (1.0); (1.0); (1.0); (1.0); (2); attention to asset search for NewTVpad (.8); review further asset information for NewTVpad (.3); (.3); review email from Ms. Lai regarding demand letters (.1); interoffice conference with R. Balin regarding demand letters and other issues (.3); telephone conference with CCTV (.5); revisions to demand letters, and email

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 24 of 85 Page ID #:19172

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 24 of 85 Page ID #:16947

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES to clients regarding same (1.0); emails with B. Sokol regarding CNT default (.2); review news reports from CCTV
	C. McCauley S. Bayard	L210 L240	A103 A105	0.20 1.10	102.00 561.00	Meet with R. Balin, L. Koonce, C. McCauley, and G. Wukoson to strategize, plan, and prepare for default motions and responses to dispositive
04/17/15	E. Ou	L190	A111	2.60	611.00	motions and preliminary injunction Continue to translate the Document 16 — 2 /
04/17/15	G. Wukoson	L240	A102	3.00	1,380.00	provided by L. Koonce into English ; research validity of personal service in Hong Kong (1.0); team meeting and call with C. McCauley concerning service in Hong Kong and requests for entry of default and motions for default judgment (.9); prepare email memorandum collecting
04/17/15	C. Johnson	L210	A102	0.20	45.00	authority for effectiveness of personal service on CNT and HYIT for request for default judgment (.7) Research obtaining copy of pre-2012
	L. Koonce	L120	A104	2.30	1,265.00	Hong Kong ordinance for G. Wukoson
				2.50	1,203.00	emails with F. Ryu regarding ClubTVpad answer (.1); attention to list of distributors for demand letters (.3); prepare for and attend team meeting regarding motion for default (1.0); review Munhwa motion regarding withdrawal of counsel (.3); review similar motion in TVpad case (.2)
04/17/15	C. McCauley	L240	A102	2.40	1,224.00	Review Morrow's available motion calendar (.1); review Munwha's default filings (.3); conference with G. Wukoson regarding default notice (.1); review Mr. Tse's information concerning Hong Kong companies ordinance (.1); call with L. Koonce, R. Balin, G. Wukoson and S. Bayard regarding strategy on default notices, default judgment applications and CNT's withdrawal motion (.9); research regarding default and default judgment requirements (.9)

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 25 of 85 Page ID #:16948



Page 13						
DATE 04/18/15	PROFESSIONAL R. Balin	ABA CODE L220	ACT. CODE A106	<u>TIME</u> 0.10	<u>AMOUNT</u> 65.00	DESCRIPTION OF SERVICES
04/19/15	R. Balin	L190	A105	0.10	65.00	Emails from and to C. McCauley regarding request by Sing Tao Daily
04/19/15	C. McCauley	L240	A103	3,20	1,632.00	reporter for interview about lawsuit Draft request for entry of default and supporting declaration and research regarding Hague Convention service under California procedure and federal rules (3.2)
04/20/15	E. Ou	L190	A111	3.50	822.50	Continue to translate the Document 16 — 5,5
04/20/15	G. Wukoson	L240	A103	2.80	1,288.00	provided by L. Koonce into English Prepare request for entry of default against defendant HYIT and supporting declarations (2.3); analyze and preserve evidence of CNT knowledge of infringement (.2); analyze bases of jurisdiction over defendant HYIT (.3)
04/20/13	R. Balin	L120	A106	3.50	2,275.00	Comparison of the comparison o
						Sokol regarding status of Munwha case (.1); additional conference with L. Koonce regarding case issues (.2); read email from NewTVpad's attorney requesting extension of time to answer Complaint (.1); read email from C. McCauley attaching draft application for entry of default against HYIT (.1); read decision by Judge Morrow on service under Hague Convention (.1); read email from C. McCauley regarding date for opposing application by CNT's counsel to withdraw (.1);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 26 of 85 Page ID #:19174

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 26 of 85 Page ID #:16949



DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
)4/20/15	L. Koonce	L120	A104	7.70	4,235.00	read email from L. Koonce regarding filing of summary judgment motion in Munwha copyright infringement case against CNT (.1)
						(,, review CNT website and Facebook page, and identify posts for preservation regarding new promotion (.5); review R. Balin update to clients, and discuss same (.2); (A), email to N. Braak on CloudTV app (.1); review research from C. McCauley regarding default and jurisdiction, and discuss same (.5); further interoffice conference with R. Balin regarding case issues (.2); (A), review summary judgment papers in Munhwa case, and
4/20/15	C. McCauley	L240	A103	5.00	2,550.00	(1.0); extensive review of NewTVpad documents and spreadsheet of sales (1.8) Draft request for default and McCauley declaration in support of request, and revise Tse declaration (1.1); draft NewTVpad stipulation (.3); finalize and file stipulation (.1); research regarding Judge Morrow's default judgment cases (2.2); draft memorandum to team regarding Judge Morrow's approach to
4/21/15	S. Bayard	L220	A103	0.60	306.00	default judgment motions (.3); research copyright default judgment cases (.7); draft memorandum to team regarding copyright default judgment motions (.2); conference with Mr. Tse regarding declaration (.1)

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 27 of 85 Page ID #:16950



<u>DATE</u>	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
04/21/15	G. Wukoson	L220	A103	0.70	322.00	(.4)
					•	(.2); prepare request for entry of default against defendant HYIT (.2)
04/21/15	J. Arweiler	L110	A102	0.60	114.00	Browsed TVPad Facebook pages for evidence of infringement, took screenshots of pages as directed by
04/21/15	R. Balin	L240	A101	4.00	2,600.00	attorney Wukoson Emails from and to C. McCauley regarding draft application for entry of default against HYIT (.2);
						various emails and conferences with DWT team regarding same (.5);
						judgment motion papers from Korean broadcasters case (1.3); review email from Lilu approving draft cease & desist letters (.1); review email from O. Tse attaching his executed declaration in support of default application against HYTT (.1); read emails from L. Koonce, S. Bayard and C. McCauley regarding personal jurisdiction over HYTT (.2);
						L. Koonce to clients attaching revised draft Cease & desist letters (.1);
						0

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 28 of 85 Page ID #:16951



rage ro						
<u>DATE</u> 04/21/15	PROFESSIONAL L. Koonce	ABA CODE L120	ACT. CODE A104	<u>TIME</u> 2.80	<u>AMOUNT</u> 1,540.00	DESCRIPTION OF SERVICES Review emails from Lilu regarding draft cease & desist letters and NewTVpad (.1); attention to finalizing demand letters and list of recipients (1.0): review of entry of default papers (.3);
04/21/15	C. McCauley	L240	A102	5.20	2,652.00	email to clients attaching revised draft demand letters (.2); review emails from Mr. Tsang regarding other devices (.2); Research regarding copyright default judgment cases (4.4); conference with Mr. Tse regarding changes to his declaration and revise request for default according to his declaration
04/22/15	G. Wukoson	L190	A103	3.00	1,380.00	changes (.8)
04/22/15	R. Balin	L220	A105	2.10	1,365.00	emails to and
						from L. Koonce regarding Korean Broadcaster's summary judgment motion (.2); various emails from and to L. Koonce and G. Wukoson
						(.3); conference with L. Koonce regarding same (.2).
						J(2);
				0.00		(.1); various follow up emails to and from G. Wukoson and L. Koonce regarding same (.2); review Korean Broadcasters statement of non-opposition to motion
						by CNT's counsel to withdrawal from case (.2); emails with DWT legal team regarding same (.2); read email from C. McCauley attaching prior default judgment decisions by Judge Morrow (.2); read emails from L. Koonce and C. McCauley regarding motion by CNT's

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 29 of 85 Page ID #:19177

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 29 of 85 Page ID #:16952

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES attorneys to withdraw in Korean
04/22/15	L. Koonce	L160	A104	2.90	1,595.00	broadcasters case (.1) Attention to spreadsheet of Tvpad sales by distributors (1.0); emails with T. Wang (NewTVpad counsel) regarding spreadsheet of sales (.2); review new table from T. Wang (.4); attention to
04/22/15	C. McCauley	L240	A102	4.80	2,448.00	finalizing demand letters (.5); review of Munhwa docket and statement of non- opposition to CNT's counsel's motion to withdraw (.4); emails with C. McCauley regarding statement of non- opposition Review itypad Facebook and existing
04/23/15	S. Bayard	L220	A106	0.10	51.00	preliminary injunction evidence for evidence in support of default judgment personal jurisdiction analysis (2.4); additional research on copyright default judgment decisions and draft memorandum to team regarding next steps based on research (2.4)
	G. Wukoson	L190	A103	2.90	51.00 1,334.00	Email declarations to Mr. Tsang (1.8); analyze and preserve evidence of HYIT contacts with United States (1.1)
04/23/15	R. Balin	L190	A105	0.90	585.00	application for entry of default against HYIT (.2); review ECF notice of Asha Media's filing of Answer to Complaint (.1); emails from and to DWT defense team regarding same (.1); conference with G. Wukoson and S. Bayard regarding whether to include complaint
04/23/15	L. Koonce	L210	A106	0.80	440.00	exhibits in cease & desist letter to TVpad distributors and other issues regarding cease & desist letters (.2); send email to L. Koonce regarding same (.1) Respond to email from Mr. Tsang regarding public nature of filing (.2); emails with team regarding exhibits to demand letters (.2); review Asha Media
04/23/15	C. McCauley	L190	A102	1.40	714.00	answer, and emails with team regarding same (.4) Conference with G. Wukoson regarding preserving Facebook information for

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 30 of 85 Page ID #:19178

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 30 of 85 Page ID #:16953



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES use as personal jurisdiction evidence (.2); research regarding San Mateo convention typad attended (.4); review archive.org information on HYIT information on itypad.com for personal jurisdiction analysis (.8)
04/24/15	G. Wukoson	L190	A103	0.30	138.00	-3
04/24/15	J. Arweiler	L190	A 103	0.70	133.00	Reviewed screenshots for users located in California, created folder for documents
04/24/15	R. Balin	L210	A105	1.30	845.00	follow-up emails from and to DWT defense team regarding same (.2);
	L. Koonce	L210	A104	1.10	605.00	(.2); review ECF notices from court and emails with DWT defense regarding Answers filed by Asha Media and H. Chen (.3); emails from and to C. McCauley regarding finalization of draft application for entry of default against HYIT (.2) Review Munhwa docket and forward multiple items to team with explanation (.5); email to B. Sokol regarding discovery in Munhwa case (.2); review answer filed by Honghui Chen (.3); emails with T. Wang (.1)
04/24/15	C. McCauley	L210	A104	0.80	408.00	Finalize request for default for filing (.5); review Answers filed by Asha Media and Mr. Chen (.3)
04/26/15	G. Wukoson	L210	A103	0.30	138.00	Prepare request for entry of default against defendant CNT
04/26/15	R. Balin	L210	A103	1.80	1,170.00	Review case law regarding propriety of HK service at registered office under Haig Convention on Service Abroad (.2); review and revise draft notice and declaration in support of application for Clerk's entry of default against HYIT (1.3); forward same to C. McCauley and G. Wukoson with explanatory email (.2); various emails with C.

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 31 of 85 Page ID #:19179

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 31 of 85 Page ID #:16954



1 450 17						
<u>DATE</u>	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES McCauley and G. Wukoson regarding applications for entry of default
04/26/15	C. McCauley	L210	A103	1.40	714.00	judgments against HYIT and CNT (.1) Revise HYIT request for default (.3); draft CNT request for default and supporting declarations (1.1)
04/27/15	S. Bayard	L160	A105	0.20	102.00	
04/27/15	G. Wukoson	L250	A103	2.00	920.00	Prepare requests for entry of default against defendants HYIT and CNT (1.4);
04/27/15	R. Balin	L160	A107	2.90	1,885.00	(.1); analyze points of contact to expedite Hague service in China (.2)
						(.2); review Answers of defendant H. Chen and Asha Media (.3); phone conference with L. Koonce regarding case developments (.3); telephone conference with G. Wukoson regarding application for default against CNT, and status of service of Complaint on GVTV (.2); review and revise draft application for entry of default against CNT (.3); conference with G. Wukoson regarding same (.2) review and revise status report to clients (.3); review and revise draft email to CNT's attorney requesting confirmation that CNT does not intend to respond to Complaint (.2);
04/27/15	L. Koonce	L160	A107	2.90	1,595.00	EXCF notice of filing of application for entry of default against HYIT (.1) Review response demand from Happy Electronics located in Flushing, New York (.2); telephone call from Smart Talk Wireless in Brooklyn (.2); telephone conference with R. Balin regarding case status (.3);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 32 of 85 Page ID #:19180

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 32 of 85 Page ID #:16955

Davis Wright Tremaine LLP

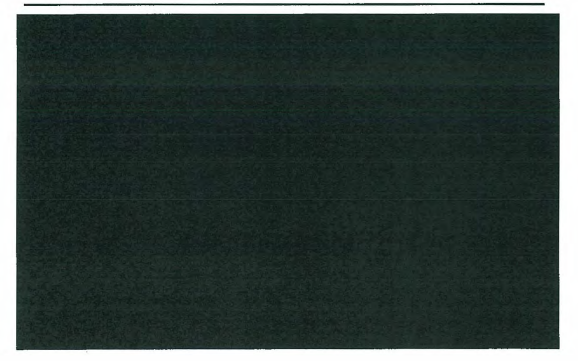
DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES email to clients regarding case status (.3); emails with L. Aponte regarding withdrawal (.2); telephone call with T. Wang and R. Balin regarding NewTVpad (.7); review fax from Redsea Consultants in Dix Hills, NY (.2); telephone call from "Andy" with Credit Mobile, and arrange return call with R. Cai (.3);
04/27/15	C. McCauley	L250	A103	0.50	255.00	Revise declaration in support of request for default (.3); conference with G. Wukoson regarding proof of service for
04/28/15	G. Wukoson	L250	A103	0.50	230.00	The last the second from the second s
04/28/15	R. Balin	L250	A105	0.30	195.00	against defendant CNT Read email from L. Koonce regarding TVpad distributor M. Kang (.1); read ECF notice of Clerk's docket entry referring to judge Morrow our request for entry of default against HYIT (.1); send email to DWT legal team
04/28/15	R. Cai	L160	A105	0.30	193.50	regarding same (.1) Review email from Mr. Koonce regarding notice to other TVPad retailers; discussion with A. Huang
04/28/15	L. Koonce	L120	A104	1.00	550.00	Review response to demand from Red Star Internet, and email to team regarding same (.3); emails with CNT counsel (.2); review Munhwa docket (.2); review CNT website and Facebook page (.3)
04/29/15	G. Wukoson	L250	A103	0.20	92.00	Prepare request for entry of default against CNT
04/29/15	J. Arweiler	L110	A102	0.40	76.00	Searched website Warehousecost.com for TVPad related content, made screenshots of infringing material
04/29/15	R. Balin	L160	A106	0.40	260.00	to L. Koonce and G. Wukoson regarding Judge Klausner's grant of default against CNT in Korean broadcasters case (.2)
04/29/15	R. Cai	L160	A105	0.20	129.00	Discuss with A. Huang regarding call — , 2
04/29/15	L. Koonce	L160	A107	2.20	1,210.00	reporting on status of negotiations with NewTVpad (.4); review Munhwa docket and circulate decision on HYIT

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 33 of 85 Page ID #:19181

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 33 of 85 Page ID #:16956



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES service (.3); emails with N. Braak regarding forensics (.2); emails with J. Arweiler regarding Red Star Internet
04/30/15	G. Wukoson	L250	A103	0.40	184.00	website (.2); review message from Dallas retailer (.2); emails with A. Huang regarding "Andy" retailer (.2) Prepare request for entry of default against CNT
04/30/15	R. Balin	L250	A105	0.20	130.00	Various emails with C. McCauley and G. Wukoson regarding filing of application for default against CNT
04/30/15	L. Koonce	L160	A108	1.70	935.00	Telephone call with George Thai (US dsitributor) (.4); review email from C. Weil regarding forensics (.2); emails with G. Wukoson regarding chart of distributors (.2);
						(.2); review Munhwa docket (.4); review CNT website and Facebook page (.3)
04/30/15	C. McCauley	L250	A104	0.20	102.00	Review Klausner minute order on HYIT default and conference with G. Wukoson regarding same
	Total Services			186.40	\$84,298.50	

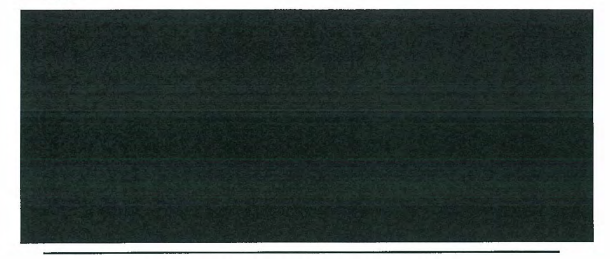


Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 34 of 85 Page ID #:19182

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 34 of 85 Page ID #:16957



DISH Network LLC Invoice No. 6304953 Page 22



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services \$84,298.50

Total Current Disbursements 22,863.95

Total Current Invoice \$107,162.45

Your Portion of Amount Due at 40% \$42,864.99

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	32.10	585.00	18,778.50
Cai, R.	0.50	580.50	290.25
Koonce, L.	68.50	495.00	33,907.50
McCauley, C.	28,80	459.00	13,219.20 .
Total	129.90		66,195.45
Associate			
Bayard, S.	5.00	459.00	2,295.00
Huang, A.	1.50	211.50	317.25
Ou, E.	13.60	211.50	2,876.40
Wukoson, G.	24.80	414.00	10,267.20
Zhang, S.	5.20	238.50	1,240.20
Total	50.10		16,996.05

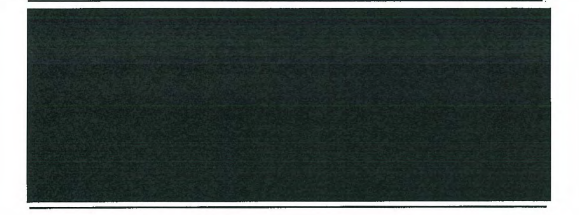
Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 35 of 85 Page ID #:19183

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 35 of 85 Page ID #:16958



DISH Network LLC							
Invoice No.	6304953						
Page 23							

Freelance Legal			
Arweiler, J.	6.00	171.00	1,026.00
Total	6.00		1,026.00
Other			
Johnson, C.	0.40	202.50	81.00
Total	0.40		81.00
Total All Classes	186.40		\$84,298.50





Document 164-4 Filed 01/11/16 Page 36 ue 285 Page ID 1201 Third Avenue Seattle, WA 98101-3045 206.622.3150 tel

206.757.7700 fax

Anchorage Bellevue Los Angeles

New York Portland San Francisco Shanghai Washington D.C. Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC) Attn: Li Lu No. 933, Jingmen Building, No. 9 Yangfangdian Road, Haidian District Beijing, China 100038

May 27, 2015 Invoice No. 6304954

MAY INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024

TV PAD Litigation

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

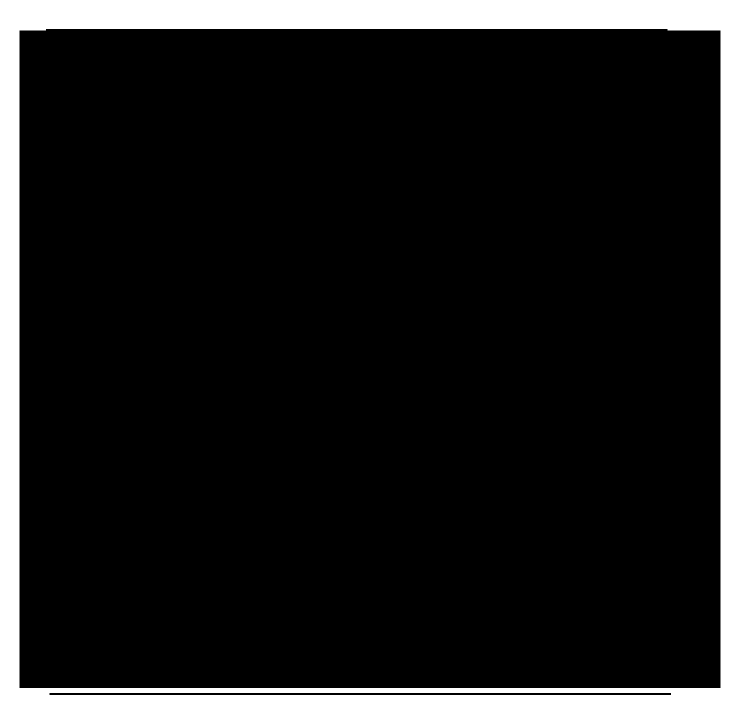
Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 37 of 85 Page ID #:19185

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 P 37 at 18 Wright D #:16960



China International Communications Co., Ltd. (CICC) Invoice No. 6304954 Page 15

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES	
	Total Hours Worked	186.40		



Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 P Tremaine LLP

China International Communications Co., Ltd. (CICC) Invoice No. $\,6304954$

Page 16

Total Current Services \$84,298.50

Total Current Disbursements 22,863.95

Total Current Invoice \$107,162.45

Your Portion of Amount Due at 30% \$32,148.73

SUMMARY BY PROFESSIONAL

<u>Professional</u>	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	32.10	585.00	18,778.50
Cai, R.	0.50	580.50	290.25
Koonce, L.	68.50	495.00	33,907.50
McCauley, C.	28.80	459.00	_13,219.20
Total	129.90		66,195.45
Associate			
Bayard, S.	5.00	459.00	2,295.00
Huang, A.	1.50	211.50	317.25
Ou, E.	13.60	211.50	2,876.40
Wukoson, G.	24.80	414.00	10,267.20
Zhang, S.	5.20_	238.50	1,240.20
Total	50.10		16,996.05
Freelance Legal			
Arweiler, J.	6.00	171.00	1,026.00
Total	6.00		1,026.00
Other			
Johnson, C.	0.40	202.50	81.00
Total	0.40		81.00
Total All Classes	186.40		\$84,298.50



#:16962

Document 164-4 Filed 01/11/16 Page 39 Page ID

1201 Third Avenue Seattle, WA 98101-3045 206.622.3150 tel 206.757.7700 fax

Anchorage Bellevue Los Angeles

New York Portland San Francisco

Shanghai Washington D.C. Federal ID #91-0839480

www.dwt.com

TVB Holdings (USA) Inc. Attn: Samuel Tsang **VP** Operations 15411 Blackburn Avenue Norwalk, CA 90650

May 27, 2015 Invoice No. 6304955

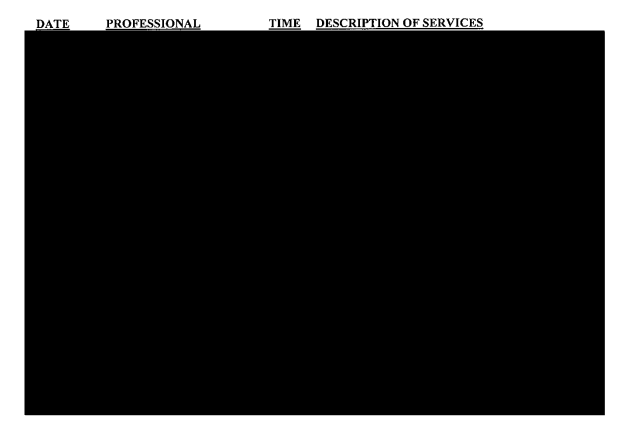
MAY INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

Matter No.:

0103157-000001

TV PAD Litigation

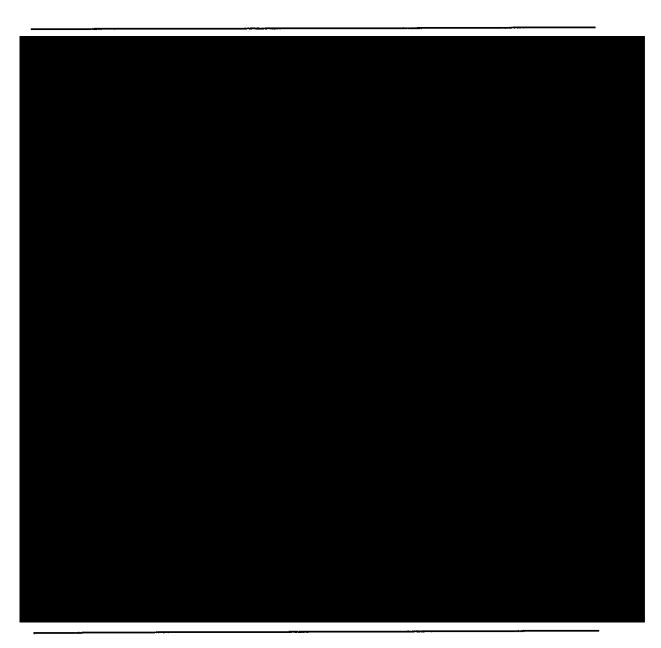


Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 40 of 85 Page ID #:19188

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Pavis Wright ID #:16963

TVB Holdings (USA) Inc. Invoice No. 6304955 Page 15

DATE	PROFESSIONAL	<u>TIME</u>	DESCRIPTION OF SERVICES
	Total Hours Worked	186.40	



Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 41 of 85 Page ID

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Paris Wright ID #:16964



TVB Holdings (USA) Inc. Invoice No. 6304955 Page 16

> Total Current Services \$84,298.50 Total Current Disbursements 22,863.95 Total Current Invoice \$107,162.45 \$32,148.73 Your Portion of Amount Due at 30%

SUMMARY BY PROFESSIONAL

Professional Partner	Hours Worked	Billed Per Hours	Bill Amount
Balin, R.	32.10	585.00	18,778.50
Cai, R.	0.50	580.50	290.25
Koonce, L.	68.50	495.00	33,907.50
McCauley, C.	28.80	459.00	13,219.20
Total	129.90		66,195.45
Associate			
Bayard, S.	5.00	459.00	2,295.00
Huang, A.	1.50	211.50	317.25
Ou, E.	13.60	211.50	2,876.40
Wukoson, G.	24.80	414.00	10,267.20
Zhang, S.	5.20	238.50	1,240.20
Total	50.10		16,996.05
Freelance Legal			
Arweiler, J.	6.00	171.00	1,026.00
Total	6.00		1,026.00
Other			
Johnson, C.	0.40	202.50	81.00
Total	0.40		81.00
Total All Classes	186.40		\$84,298.50

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 42 of 85 Page ID #:16965



Anchorage Bellevue Los Angeles New York Portland San Francisco Seattle Shanghai Washington D.C. Suite 2200 1201 Third Avenue Seattle, WA 98101-3045 206.622.3150 tel 206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

DISH Network LLC Attn: Michael Wall Corporate Counsel 9601 S. Meridian Blvd. Englewood, CO 80112 June 26, 2015 Invoice No. 6311804 SENT ELECTRONICALLY

JUNE INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

ELECTRONIC BILLING - DO NOT MAIL FOR FILING PURPOSES ONLY

Matter No.:

0090227-000005

TV PAD Litigation

DISH

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
05/01/15	G. Wukoson	L240	A103	0.10	46.00	Prepare request for entry of default against CNT (.1)
05/01/15	L. Koonce	L160	A106	1.60	880.00	(.3); (.2); review Munhwa docket (.2): review CNT facebook page
05/03/15	G. Wukoson	L110	A104	0.20	92.00	(.1); create chart of distributor responses (.5) Analyze summary judgment motion in related Munhwa action for application to factual development in this action (.2)
05/04/15	A. Huang	L140	A111	1.00	235.00	Translate documents regarding Tvpad \ \ O
05/04/15	G. Wukoson	L220	A108	0.90	414.00	guidance regarding communications with China central authority to

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 43 of 85 Page ID #:19191

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 43 of 85 Page ID #:16966



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES ascertain status of Hague Convention
05/04/15	R. Balin	L120	A106	1.50	975.00	on service of process (0.3)
						(.2) (.1); read email from L. Koonce regarding document produced by NewTVpad evidencing involvement by CNT in distribution of infringing apps (.2); emails from and to G. Wukoson regarding contacting Chinese Ministry of Justice to expedite Hague service of complaint on GVTV (.2); read email from Mr. Cai regarding same (.1); read ECF notice of Clerk's order transferring to Judge Morrow plaintiffs' application for entry of default against CNT (.1);
05/04/15	L. Koonce	L120	A104	1.70	935.00	Review translated documents from NewTVpad, and circulate key information to DWT team (.4): (3); review summary from G. Wukoson regarding Hague service (.2); email to clients regarding recent developments (.3); review email from
05/04/15	C. McCauley	L250	A 103	0.30	153.00	Mr. Tsang regarding NewTVpad (.1) Draft third stipulation to continue time to answer complaint for newtvpad and Mr. Zhou (.2); conference with Mr.
05/05/15	G. Wukoson	L210	A104	1.30	598.00	Wang regarding stipulation (.1) Prepare letter to China Ministry of Justice regarding Hague Convention service of process on defendant GVTV (.9);
05/05/15	R. Balin	L120	A106	0.90	585.00	(0.4) (.1); review and revise draft letter to Chinese Ministry of Justice

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 44 of 85 Page ID #:19192

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 44 of 85 Page ID #:16967

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES regarding status of Hague service of Complaint on GVTV (.2); phone conferences and emails with G. Wukoson regarding same (.2);
						email from Z. Li of China Ministry of Justice regarding status of service of complaint on GVTV (.1); read email from L. Koonce to clients regarding case status (.1);
05/05/15	L. Koonce	L120	A104	1.00	550.00	Review email from Li Lu regarding NewTVpad (.1); review email from A. Huang regarding US distributor contact (.1); collect emails from distributors and forward to G. Wukoson (.2); email to clients regarding recent developments and to set up conference call (.3);
05/06/15	R. Balin	L120	A105	0.30	195.00	Phone conference with L. Koonce regarding various issues, including Agenda items for upcoming client call (.3)
05/06/15	L. Koonce	L120	A104	0.60	330.00	Conference with C. McCauley regarding default judgment (.2); review Munhwa docket, and recent filings (.4)
05/06/15	C. McCauley	L240	A102	0.50	255.00	Research regarding motion for default judgment and Judge Morrow's timing practices (.3); conference with L. Koonce regarding strategy on motion
05/07/15	A. Huang	L140	A111	2.60	611.00	for default judgment (.2) Translate documents regarding Tvpad
05/07/15	R. Balin	L120	A106	2.00	1,300.00	email from T. Moore regarding HYIT's refusal to accept service of application for clerk's entry of default (.1); follow
					į.	up emails from and to T. Moore regarding same (.1); send email to C. McCauley regarding same (.1); read emails from C. McCauley regarding effect of CNT's default on court's handling of pending preliminary

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 45 of 85 Page ID #:16968

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES injunction motion; send reply email to C. McCauley regarding same (.1); read email from C. McCauley regarding service on HYIT (.1); phone conference with clients, L. Koonce and C. McCauley regarding various issues, including settlement talks with CNT, status of preliminary injunction motion and possible motion for entry of default
05/07/15	L. Koonce	L120	A106	2.00	1,100.00	judgment against CNT (1.2) Telephone call with attorney for NewTVpad (.6); email to counsel for ClubTVpad regarding failure to answer (.2); telephone call with clients
05/07/15	C. McCauley	L120	A106	1.30	663.00	regarding case status and strategy (1.2) Call with L. Koonce, R. Balin, Mr. Kuelling, Mr. Tsang and Ms. Lai regarding settlement status and default judgment strategy (1.2); conference with R. Balin regarding impact of service documents returned by HYIT (.1)
05/08/15	G. Wukoson	L110	A103	0.20	92.00	
05/08/15	R. Balin	L120	A105	1.30	845.00	review ECF notice advancing hearing on motion by CNT's counsel to withdraw from representing CNT (.1); various emails with defense team regarding same and regarding strategy on withdrawal motion (.3); (.2); telephone conference with L. Koonce and C. McCauley regarding drafting , drafting response to motion to withdraw by CNT's counsel and strategy regarding preliminary injunction motion (.5); read email from L. Koonce to Mr. Tsang with spreadsheet of distributor responses to cease and desist letters (.1)
05/08/15	L. Koonce	L120	A104	2.10	1,155.00	Review translated documents (.3); review email from ClubTVpad's

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 46 of 85 Page ID #:19194

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 46 of 85 Page ID #:16969

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES counsel regarding answer (.1); review Order Advancing Briefing Schedule and discuss with C. McCauley and R. Balin (.5); review research regarding expedited discovery (.2); email to ClubTVpad attorney (.1); send spreadsheet of distributor responses to Mr. Tsang (.2); review Munhwa docket (.2); review draft notice of non- opposition to CNT's lawyers to
05/08/15	C. McCauley	L430	A103	3.50	1,785.00	withdraw as counsel (.3) Draft non-opposition to Motion to Withdraw and supporting declaration (2.8); conference with L. Koonce and R. Balin regarding non-opposition to motion to withdraw (.5); conference with L. Koonce regarding impact of withdrawal motion on preliminary
05/11/15	R. Balin	L120	A104	0.50	325.00	injunction (.2) Review various ECF notices regarding filing of Answer by Club TVpad and statement of unavailability by defendant Hugo Chen's lawyer (.2);
05/11/15	L. Koonce	L120	A104	0.80	440.00	Review CNT Facebook page and official website, and preserve key posts (.5); review ClubTVpad answer (.2);
05/11/15	C. McCauley	L160	A103	2.70	1,377.00	review notice from Chen's attorney (.1)
05/12/15	R. Balin	L160	A105	0.40	260.00	Review supplemental declaration of H. Zinn in support of motion by CNT's counsel to withdraw (.1); (.1);
05/12/15	L. Koonce	L120	A104	1.40	770.00	Review Munhwa docket and filings (.2); review supplemental declaration from CNT counsel (.2); email to C. McCauley regarding notice of non- opposition (.2); (.3); review and analyze Asha Media spreadsheet (.5);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 47 of 85 Page ID #:19195

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 47 of 85 Page ID #:16970

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES
05/12/15	C. McCauley	L160	A103	3.40	1,734.00	(.5);
05/13/15	R. Balin	L160	A106	0.30	195.00	(3.4) (.1); review draft
05/12/15	Y 197	T 100	. 104	2.60	1 400 00	email to clients regarding case status (.1); (.1)
05/13/15	L. Koonce	L120	A104	2.60	1,430.00	Emails with CCTV regarding risks attendant from lawsuit (.5); (.2);
						clephone call with counsel for ClubTVpad (.3); telephone call to counsel for Honghui Chen (.1); review of summary judgment order in Munhwa case, and discuss with team (1.0); email to clients with update of recent developments (.5)
05/14/15	R. Balin	L160	A103	1.30	845.00	(.5);
						(.2); review summary judgment decision in Munwha case (.5);
05/15/15	R. Balin	L160	A105	1.30	845.00	Conference with L. Koonce and C. McCauley regarding
						upcoming preliminary injunction proceedings (.9);
			,			(.1);
						email from Mr. Tsang regarding various case issues (.1); review plaintiff's notice of non-opposition to
05/15/15	L. Koonce	L220	A105	1.60	880.00	withdrawal by CNT's attorneys (.1) Phone conference with R. Balin and C. McCauley to discuss settlement upcoming agreement on preliminary injunction motion and other issues (.9); review email from Mr. Tsang (.2);

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 48 of 85 Page ID #:16971 Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES telephone call with attorney for . Honghui Chen (.3); review email from attorney for Chen (.1); email to counsel
05/15/15	C. McCauley	L250	A103	1.30	663.00	for NewTVpad (.1) Revise statement of non-opposition to
05/15/15	C. McCauley	L160	A104	0.40	204.00	motion to withdraw (1.3)
03/13/13	C. Miccaulcy	1100	Alot	0.40	204.00	
05/16/15	L. Koonce	L160	A104	0.30	165.00	(4)
	G. Wukoson	L110	A103	0.10	46.00	
05/18/15	R. Balin	L120	A105	0.70	455.00	Phone conference with L. Koonce
						about various issues raised by Mr.
						Tsang regarding and
						regarding effect of summary judgment
						decision in Munwha case (.6); read
						email from L. Koonce to clients regarding case status (.1)
05/18/15	L. Koonce	L120	A104	1.40	770.00	Email to counsel for Asha Media and
						further review of spreadsheet (.4);
						respond to inquiries from Mr. Tsang (.5); review spreadsheet from Tai Lake
						case regarding sales by Honghui Chén
05/19/15	C M-C	T 050	4102	0.40	204.00	(.5)
03/18/13	C. McCauley	L250	A103	0.40	204.00	Draft fourth stipulation for continuance for NewTVpad and conference with
						Mr. Wang regarding same (.4)
05/19/15	R. Balin	L220	A105	0.50	325.00	Review emails from L. Koonce and C.
						McCauley regarding failure by Club TVpad and Asha Media to oppose
						preliminary injunction motion (.2);
						send reply email regarding same (.2);
						review ECF notice or order setting scheduling conference (.1)
05/19/15	L. Koonce	L120	A104	1.50	825.00	Review pleadings against Honghui
						Ghen (.3); email to clients regarding
						status of case (.4): review scheduling order (.1); review Munhwa docket (.3);
						review CNT websites and Facebook
	1200081411	2300		anday I		page (.4)
05/19/15	C. McCauley	L250	A103	0.50	255.00	Revise stipulation and order for
						continuance regarding NewTVpad (.2); conference with R. Balin and L.
						Koonce regarding reply to preliminary
05/20/15	D Dolin	T 000	1100	0.00	500.00	injunction motion (.3)
03/20/13	A. Dalin	L220	A105	0.80	520.00	

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 49 of 85 Page ID #:19197

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 49 of 85 Page ID #:16972

Davis Wright Tremaine LLP

<u>DATE</u>	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES
						(.3); read email from Mr. Tsang regarding
						(.1); conference with L. Koonce and C. McCauley regarding reply brief in support of preliminary injunction motion (.3); read email from L. Koonce to clients reporting on case
05/20/15	C. McCauley	L160	A103	1.30	663.00	status (.1)
	C. McCauley	L220	A105	0.40	204.00	Draft Consent Judgment (1.3) — \ 3 Conference with L. Koonce and R. Balin regarding preliminary injunction reply (.4)
05/20/15	C. McCauley	L220	A103	5.10	2,601.00	Draft reply in support of preliminary injunction motion and supporting declaration and research website pages from infringers for use as evidence in support of continuing need for
05/21/15	S. Bayard	L220	A103	1.20	612.00	injunction (5.1) Review draft reply brief on preliminary injunction and draft revision in redline (1.2)
05/21/15	R. Balin	L220	A103	0.60	390.00	Emails from and to C. McCauley regarding draft reply brief in further support of preliminary injunction motion (.2); review same (.2); read emails from Mr. Tsang and L. Koonce
05/21/15	L. Koonce	L220	A103	1.90	1,045.00	(.2) Respond to Mr. Tsang regarding follow-up questions (.4); review and revise brief on preliminary injunction motion (.8); review S. Bayard edits to reply (.2);
05/21/15	C. McCauley	L220	A103	0.70	357.00	Draft reply in support of preliminary
05/22/15	S. Bayard	L160	A103	0.50	255.00	injunction motion (.7) Review draft consent injunction by NewTVpad and telephone call with C. McCauley to discuss revisions to same
05/22/15	R. Balin	L220	A103	1.30	845.00	(.5) Review and revise draft reply brief in further support of preliminary injunction motion (.8); follow up emails

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 50 of 85 Page ID #:16973

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES to and from C. McCauley regarding draft reply in further support of preliminary injunction motion(.1); read order granting limited extension for NewTVpad to file Answer to Complaint (.1); emails to and from L. Koonce and C. McCauley regarding same (.1); read email from L. Koonce regarding filing of preliminary injunction motion in Munhwa case (.1); review ECF notice of filing of reply brief in further support of preliminary injunction motion (.1)
05/22/15	L. Koonce	L160	A104	2.10	1,155.00	Review of voice mail from Asha Media counsel (.1); review of Munhwa case filings and update DWT team regarding same (.4); email to B. Sokol regarding Munhwa case (.2); review Order regarding NewTypad extension, and discuss with DWT team (.2);
				120		(7);
05/22/15	C. McCauley	L220	A103	0.30	153.00	(.5) Revise Reply in support of Motion for
	C. McCauley	L160	A103	6.20		Preliminary Injunction (.3)
03/22/13	C. McCaulcy	£100	Alus	0.20	3,162.00	(6.2)
05/23/15	L. Koonce	L160	A103	3.80	2,090.00	24
05/24/15	R. Balin	L160	A105	0.40	260.00	(4);
						(2)
05/24/15	L. Koonce	L160	A105	0.20	110.00	(.1)
05/26/15	R. Balin	L160	A103	2.20	1,430.00	(2) -, _
						(1.8) (2); read email from Mr. Tsang

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 51 of 85 Page ID #:19199

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 51 of 85 Page ID #:16974

Davis Wright Tremaine LLP

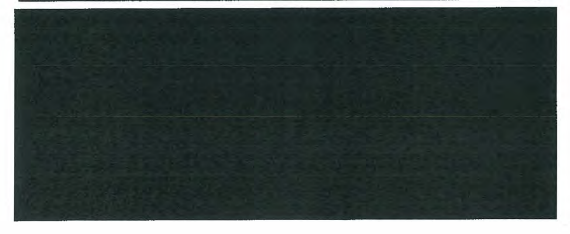
DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES enter default against CNT
05/26/15	L. Koonce	L160	A104	2.50	1,375.00	(.1) Review email from counsel for NewTVpad (.1); emails with Mr. Kuelling regarding case status (.3); (.2);
05/26/15	C. McCauley	L160	A103	1.70	867.00	(1.3); regarding consent judgments in the
05/27/15	R. Balin	L120	A103	7.10	4,615.00	Ninth Circuit (.7) (.1); (.2);
						(5.6); (.2); phone conference with Mr. Tsang regarding case status (.2); phone conference with L. Koonce regarding and regarding upcoming preliminary injunction hearing (.3)
05/27/15	L. Koonce	L160	A103	3.00	1,650.00	(2.2); review email from CNT and discuss with team (.2); respond to inquiry from Mr. Tsang regarding default (.3); draft response to
05/28/15	L. Koonce	L220	A103	2.10	1,155.00	CNT, and email same to clients (.6) (.2); review court order directing plaintiffs to submit findings of fact and conclusions of law, and discuss with DWT legal team (.4); review order granting entry of default, and discuss with C. McCauley (.3);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 52 of 85 Page ID #:19200

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 52 of 85 Page ID #:16975



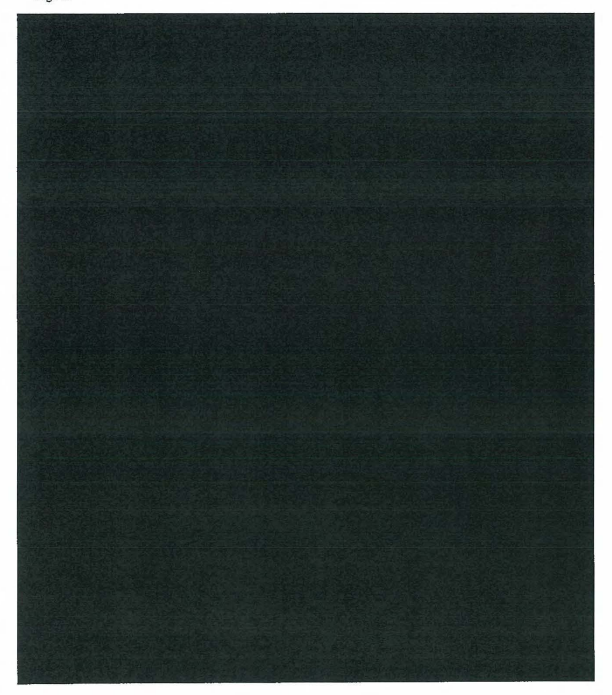
<u>DATE</u>	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES draft email to clients summarizing developments (.4); respond to Mr. Tsang's follow-up inquiry (.3); email to B. Sokol (.1); review email from Li Lu regarding email to CNT (.1); review email from B. Sokol (.1); review
05/28/15	C. McCauley	L220	A103	2.50	1,275.00	Munhwa docket (.2) Analyze findings of fact request and conference with L. Koonce re same (.3); review minute order on service (.1); draft findings of fact for preliminary injunction and research regarding same (1.7); research
05/29/15	L. Koonce	L160	A106	1.10	605.00	regarding findings of fact accepted by Judge Morrow (.3) (.2); review of scheduling order and email clients regarding same (.3)
05/29/15	C. McCauley	L220	A103	3.50	1,785.00	review email from Mr. Kuelling regarding TVpad update (.2) Draft findings of fact and conclusions of law for preliminary injunction and draft revised proposed preliminary injunction order (3.5)
05/31/15	S. Bayard	L220	A103	1.00	510.00	Review and revise draft findings of fact and conclusions of law for preliminary
05/31/15	L. Koonce	L220	A103	1.20	660.00	injunction (1.0) Review and revise draft findings of fact and conclusions of lawfor preliminary
	Total Services			105.00	\$51,440.40	injunction (1.2)



Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 53 of 85 Page ID #:19201

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 53 of 85 Page ID #:16976



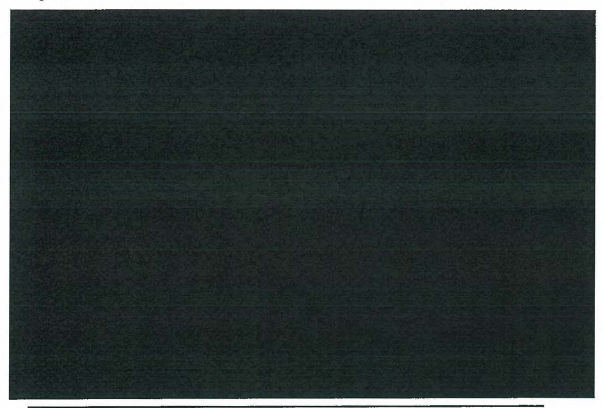


Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 54 of 85 Page ID #:19202

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 54 of 85 Page ID #:16977



DISH Network LLC Invoice No. 6311804 Page 13



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$51,440.40
Total Current Disbursements	13,220.86
Total Current Invoice	\$64,661.26
Your Portion of Amount Due at 40%	\$25,864.50

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 55 of 85 Page ID #:19203

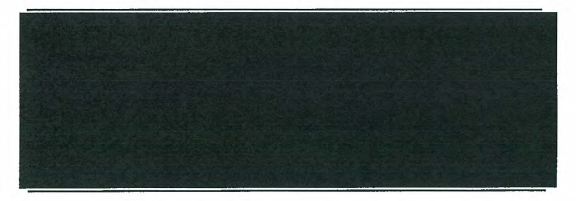
Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 55 of 85 Page ID #:16978



DISH Network LLC Invoice No. 6311804 Page 14

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	23.40	585.00	13,689.00
Koonce, L.	36.50	495.00	18,067.50
McCauley, C.	36.00	459.00	16,524.00
Total	95.90		48,280.50
Associate			
Bayard, S.	2.70	459.00	1,239.30
Huang, A.	3.60	211.50	761.40
Wukoson, G.	2.80	414.00	1,159.20
Total	9.10		3,159.90
Total All Classes	105.00		\$51,440.40





Document 164-4 Filed 01/11/16 Page 56u@f285 Page ID 1201 Third Avenue Seattle, WA 98101-3045 206.622.3150 tel

206.757.7700 fax

Anchorage Bellevue Los Angeles

New York Portland San Francisco

Shanghai Washington D.C. Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC) Attn: Li Lu No. 933, Jingmen Building, No. 9 Yangfangdian Road, Haidian District Beijing, China 100038

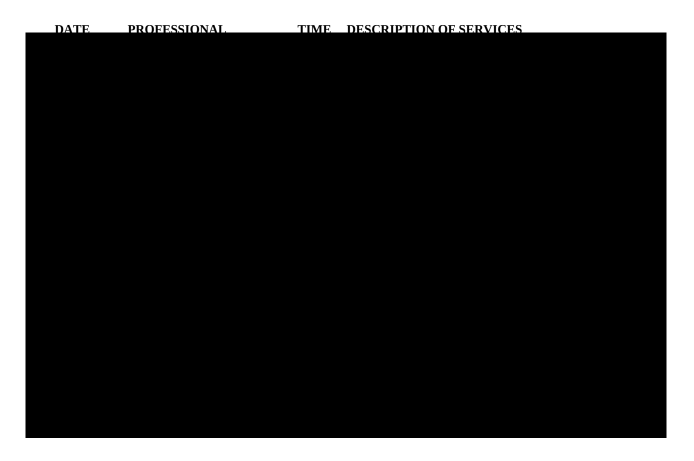
June 26, 2015 Invoice No. 6311805

JUNE INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024

TV PAD Litigation



Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 P Tremaine LLP



China International Communications Co., Ltd. (CICC) Invoice No. 6311805 Page 10



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$51,440.40
Total Current Disbursements	13,220.86
Total Current Invoice	\$64,661.26
Your Portion of Amount Due at 30%	\$19,398.38

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	23.40	585.00	13,689.00
Koonce, L.	36.50	495.00	18,067.50
McCauley, C.	36.00	459.00	16,524.00
Total	95.90		48,280.50
Associate			
Bayard, S.	2.70	459.00	1,239.30
Huang, A.	3.60	211.50	761.40
Wukoson, G.	2.80	414.00	1,159.20
Total	9.10		3,159.90



China International Communications Co., Ltd. (CICC) Invoice No. 6311805 Page 11

> Total All Classes 105.00 \$51,440.40





Document 164-4 Filed 01/11/16 Page 59uie 2205 Page ID
#:16982 Filed 01/11/16 Page 59uie 2205 Page ID
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel

206.757.7700 fax

Bellevue Los Angeles

New York Portland San Francisco

Shanghai Washington D.C. Federal ID #91-0839480

www.dwt.com

TVB Holdings (USA) Inc. Attn: Samuel Tsang **VP** Operations 15411 Blackburn Avenue Norwalk, CA 90650

June 26, 2015 Invoice No. 6311806

JUNE INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

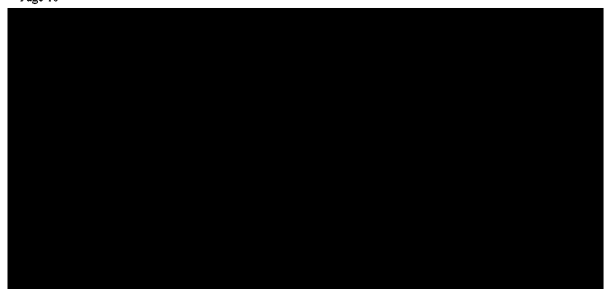
0103157-000001 Matter No.: TV PAD Litigation

TIME DESCRIPTION OF SERVICES **PROFESSIONAL DATE**

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Paris 69 at \$5 \rightarrow Fight ID #:16983



TVB Holdings (USA) Inc. Invoice No. 6311806 Page 10



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	15,432.12
Total Current Disbursements	13,220.86
	ELECTRONICATION CONTRACTOR CONTRA
Total Current Invoice	\$64,678.72
Your Portion of Amount Due at 30%	\$19,398.38

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	23.40	585.00	13,689.00
Koonce, L.	36.50	495.00	18,067.50
McCauley, C.	36.00	459.00	16,524.00
Total	95.90		48,280.50
Associate			
Bayard, S.	2.70	459.00	1,239.30
Huang, A.	3.60	211.50	761.40
Wukoson, G.	2.80	414.00	1,159.20
Total	9.10		3,159.90

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 61 of 85 Page ID #:19209

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 15 avis Wright ID #:16984

TVB Holdings (USA) Inc. Invoice No. 6311806 Page 11

\$51,440.40 105.00 Total All Classes

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 62 of 85 Page ID #:16985



Anchorage Bellevue Los Angeles New York
Portland
San Francisco

Seattle Shanghai Washington D.C. Suite 2200 1201 Third Avenue Seattle, WA 98101-3045 206.622.3150 tel 206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

DISH Network LLC Attn: Lawrence R. Katzin, V.P. Assoc. General Counsel Brett J. Kitei, Sr. Corporate Counsel 9601 S. Meridian Blvd. Englewood, CO 80112 July 31, 2015 Invoice No. 6318976 SENT ELECTRONICALLY

JULY INVOICE FOR STATEMENT OF

SERVICES AND DISBURSEMENTS

ELECTRONIC BILLING - DO NOT MAIL FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005

TV PAD Litigation

DISH

DATE PROFESSIONAL 05/28/15 R. Balin ABA ACT.
CODE CODE

L160

A106 TIME 0.80

AMOUNT 520.00 DESCRIPTION OF SERVICES

(4); review clerk's entry of default against CNT and HYIT (.1); review email from L. Koonce regarding same (.1); read email from Mr. Tsang regarding submission of findings of fact/conclusions of law (.1);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 63 of 85 Page ID #:19211

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 63 of 85 Page ID #:16986

Davis Wright
Tremaine LLP

DATE 05/29/15	PROFESSIONAL R. Balin	ABA CODE L140	ACT. CODE A106	TIME 0.60	<u>AMOUNT</u> 390.00	DESCRIPTION OF SERVICES (2); review opinion and order by Judge Morrow granting Clerk's entry of default against CNT and HYIT (.2); review order by Judge Morrow directing plaintiffs to file default judgment motion against CNT and HYIT (.1);
06/01/15	R. Balin	L160	A103	0.30	195.00	(4)
06/01/15	L. Koonce	L430	A103	2.10	1,155.00	(.1); review ECF notice of lodging of proposed findings of fact and conclusions of law (.1) Attention to finalizing findings of fact and conclusions law, and emails to clients and team regarding same (1.3); attention to question regarding communicating with represented party (.3);
06/01/15	C. McCauley	L160	A105	0.90	459.00	(.2); (.3) Draft notice of lodging and revise findings of fact (.8); conference with court clerk regarding lodged findings of
06/02/15	R. Balin	L160	A106	0.20	130.00	fact (.1)
06/02/15	R. Balin	L120	A106	0.40	260.00	(.1); emails to and from S. Tsang regarding CNT contact in Hong Kong (.1); review order
06/02/15	L. Koonce	L160	A103	2.70	1,485.00	directing plaintiffs to file default judgment motion against CNT and HYIT (.1); (.1); finalize and send email to CNT, review

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 64 of 85 Page ID #:16987

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES error messages and resend, and discuss
06/02/15	C. McCauley	L240	A104	0.20	102.00	with Mr. Tsang.(3); (1.7); respond to inquiry from Mr. Kuelling (.2); review Munhwa docket (.2); review court order on recent filing (.1) Conference with L. Koonce and R. Balin regarding findings of fact filing
06/03/15	S. Bayard	L220	A105	1.00	510.00	(*1); review notice of discrepancy (.1) Meet with R. Balin, L. Koonce, and C. McCauly to strategize, plan, and prepare for preliminary injunction hearing
06/03/15	R. Balin	L220	A105	2.30	1,495.00	Phone conference with L. Koonce and C. McCauley regarding strategy for upcoming preliminary injunction hearing (1.0); read email from C. McCauley regarding providing courtesy copy of proposed findings of fact/conclusions of law to Judge Morrow (.1); draft email to clients regarding going forward strategy issues (.3); follow up emails with clients regarding phone call to discuss strategy going forward (.2); review ECF notice of filing of Answer by newTVpad (.1); review NewTVpad's Answer (.1); (.2); review notice of deficiency regarding proposed findings of fact/conclusions of law (.1); emails
06/03/15	L. Koonce	L220	A101	3.50	1,925.00	to and from C. McCauley regarding same (.1); read email from CNT regarding new email address (.1) Interoffice conference with R. Balin regarding strategy for default motion (.2); (.1); emails to counsel for ClubTVpad, Honghui Chen and Asha Media (.3); interoffice conference with R. Balin, C. McCauley and S. Bayard regarding strategy for preliminary injunction hearing (1.0); email to C. Weil (.1); telephone call with counsel for Honghui Chen (.4);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 65 of 85 Page ID #:19213

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 65 of 85 Page ID #:16988

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES Media's counsel (.2); review typad.com website (.1); drafting letter to "other" retailers (.4); begin preparing for oral
06/03/15	C. McCauley	L220	A105	1.30	663.00	argument on preliminary injunction motion (.3) Call with L. Koonce, R. Balin and S. Bayard regarding preliminary injunction hearing (1.0); call with S. Bayard regarding default judgment (.1);
06/04/15	S. Bayard	L240	A102	0.30	153.00	review notice of discrepancy and conference with court clerk regarding same (.2) Search for 9th Circuit case on correlation between statutory damages
06/04/15	R. Balin	L240	A106	3.40	2,210.00	and actual damages Review order directing newTVpad to file Certificate of Interested Parties (.1); send email to clients regarding
						upcoming strategy phone call (.2); conference with L. Koonce regarding agenda for strategy call with clients (.2); prepare for strategy call with clients (.5); conference call with clients and L. Koonce to discuss strategy on default judgment motion (1.2); review complaint and preliminary injunction papers in preparation for preliminary injunction hearing (.5); phone
						conference with Lilu to discuss strategy for default judgment motion (.6); review email from Mr. Kuelling regarding meeting to discuss strategy (.1)
06/04/15	L. Koonce	L240	A106	2.80	1,540.00	Telephone conference with Mr. Tsang, Ms. Lai and R. Balin regarding default judgment motion and statutory damages (1.2); telephone conference with Ms. Lu regarding same (.6); review and respond to email from CNT (.2); drafting cease and desist letter to
06/04/15	C. McCauley	L220	A106	0.10	51.00	distributors (.2); prepare for hearing on preliminary injunction motion (.7) Conference with Mr. Tsang and Ms. Lai regarding location of hearing for preliminary injunction
06/04/15	C. McCauley	L240	A103	3.60	1,836.00	Draft motion for default judgment (3.5); review CNT's website for "about" information (.1)
06/05/15	R. Balin	L220	A101	1.70	1,105.00	Conferences with and prepare L. Koonce regarding strategy for

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 66 of 85 Page ID #:19214

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 66 of 85 Page ID #:16989

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES upcoming preliminary injunction hearing (.7); draft email to Mr. Kuelling regarding extending time to file default judgment motion and conducting limited discovery in aid of the motion (.5); follow up emails from and to Mr. Kuelling regarding same (.1); read email from C. Weill from Mintz regarding changes in CNT's corporate ownership (.1); phone conference with L. Koonce regarding same (.1); send
06/05/15	L. Koonce	L220	A101	2.90	1,595.00	email to C. McCauley regarding same (.1); read email from N. Braak confirming that infringing apps still available on TVpad 3 and 4 (.1) Interoffice conference with R. Balin regarding preliminary injunction hearing (.7); review complaint (.3); prepare for preliminary injunction
06/05/15	C. McCauley	L240	A103	5.90	3,009.00	hearing (.8); review emails with Mr. Kuelling (.2); emails with Munhwa counsel (.2); review email from C. Weil regarding changes to CNT website, and analyze raising changes at hearing (.7); Draft motion for default judgment (5.7); review CNT website for new information pertinent to motion (.1); review email from Mintz regarding new
06/07/15	L. Koonce	L220	A104	5.00	2,750.00	CNT information on website (.1) Review preliminary injunction motion papers and prepare for preliminary
06/08/15	S. Bayard	L240	A105	0.60	306.00	injunction hearing (5.0) Telephone conference with R. Balin, G. Wukoson and L. Koonce to discuss strategy after granting of preliminary
06/08/15	D. Palacios	L110	A000	4.10	1,373.50	injunction Research national cases for default
06/08/15	G. Wukoson	L220	A105	0.70	322.00	judgments regarding statutory damages Team meeting regarding enforcement of preliminary injunction order and
06/08/15	R. Balin	L220	A101	1.30	845.00	default judgment motion (.7) Emails from and to L. Koonce regarding scope of injunctive relief requested on preliminary injunction motion (.4); review ECF notice of order granting preliminary injunction(.1); phone conference with L. Koonce, S. Bayard and G. Wukoson regarding preliminary injunction hearing, grant of preliminary injunction and enforcement

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 67 of 85 Page ID #:16990



DATE	PROFESSIONAL	CODE		1		1 0 11
						strategy (.7); review draft email to clients regarding court's grant of preliminary injunction against CNT and distributor defendants (.1)
06/08/15	L. Koonce	L220	A109	6.10	3,355.00	Prepare for preliminary injunction hearing (2.2); attend hearing and meet with S. Tsang after hearing (3.0); email to clients regarding hearing (.3); attention to issue of third-party subpoenas (.4); emails regarding statutory damages (.2)
06/08/15	C. McCauley	L220	A109	2.60	1,326.00	Attend hearing on preliminary injunction (2.3); conference with L. Koonce regarding grant of preliminary injunction(.3)
06/08/15	C. McCauley	L240	A105	0.30	153.00	Conference with D. Palacios on research relating to willful damages awards in copyright infringement actions with analogous facts (.3)
06/08/15	C. McCauley	L240	A103	1.70	867.00	Draft motion for default judgment (1.7)
06/08/15	C. McCauley	L240	A102	2.60	1,326.00	Research regarding costs allowable in default judgment motion (.8); research regarding authentication issues for default judgment motion (1.8)
06/09/15	D. Palacios	L110	A000	2.60	871.00	Research California cases for default judgments regarding statutory damages — 7
06/09/15	S. Sullivan	L110	A000	2.50	1,225.00	Conference with C. McCauley regarding preparation of ex parte to seek early discovery and to move deadline for filing motion for default judgment (.3); work on same (2.2)
06/09/15	R. Balin	L240	A106	0.50	325.00	Emails from and to C. McCauley regarding drafting application to extend time to file default judgment motion (.1); emails with Mr. Tsang and L. Koonce regarding meeting to discuss strategy going forward(.1); review emails from C. McCauley and L. Koonce regarding draft motion for
						default judgment (.1); (.1); read email from Mr. Kuelling regarding court's grant of preliminary injunction (.1)
06/09/15	L. Koonce	L430	A102	4.10	2,255.00	Review case law regarding statutory damages in connection with default judgment motion(3.0); review and respond to email from NewTVpad attorney (.2); review TVpad.com website (.2); review email from clients
	06/08/15 06/08/15 06/08/15 06/09/15 06/09/15	06/08/15 C. McCauley 06/08/15 C. McCauley 06/08/15 C. McCauley 06/08/15 D. Palacios 06/09/15 S. Sullivan 06/09/15 R. Balin	06/08/15 C. McCauley L240 06/08/15 C. McCauley L240 06/08/15 C. McCauley L240 06/09/15 D. Palacios L110 06/09/15 S. Sullivan L110 06/09/15 R. Balin L240	06/08/15 C. McCauley L240 A105 06/08/15 C. McCauley L240 A102 06/09/15 D. Palacios L110 A000 06/09/15 S. Sullivan L110 A000 06/09/15 R. Balin L240 A106	06/08/15 C. McCauley L240 A105 0.30 06/08/15 C. McCauley L240 A103 1.70 06/08/15 C. McCauley L240 A102 2.60 06/09/15 D. Palacios L110 A000 2.60 06/09/15 S. Sullivan L110 A000 2.50 06/09/15 R. Balin L240 A106 0.50	06/08/15 C. McCauley L240 A105 0.30 153.00 06/08/15 C. McCauley L240 A103 1.70 867.00 06/08/15 C. McCauley L240 A102 2.60 1,326.00 06/09/15 D. Palacios L110 A000 2.60 871.00 06/09/15 S. Sullivan L110 A000 2.50 1,225.00 06/09/15 R. Balin L240 A106 0.50 325.00

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 68 of 85 Page ID #:16991



<u>DATE</u>	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES regarding preliminary injunction hearing and conference call (.3); emails with DWT team regarding client call
06/09/15	C. McCauley	L250	A105	0.20	102.00	and default judgment motion (.4) Conference with S. Sullivan regarding drafting ex parte to continue deadline on default judgment motion
06/09/15	C. McCauley	L250	A103	5.80	2,958.00	Draft motion for default judgment (5.4); review sample ex parte applications before Judge Morrow relating to default judgment timing and expedited discovery (.4)
06/10/15	D. Palacios	L110	A000	0.60	201.00	Write e-memorandum summarizing national default cases regarding statutory damages to C. McCauley
06/10/15	G. Wukoson	L190	A103	2.50	1,150.00	Call with TVB and DISH and team meeting regarding enforcement of preliminary injunction order, motion for default judgment and other next steps (1.5); prepare cease and desist correspondence to TVpad distributors based on preliminary injunction order (1.0)
06/10/15	S, Sullivan	L110	A000	6.00	2,940.00	Work on ex parte application for permission to conduct pre-Rule 26 conference discovery and for extension of time to file default judgment (3.6); telephone conference with L. Koonce regarding strategy for same and stipulating with other parties to conduct early discovery (.6); communicate with C. McCauley regarding same (.1); research regarding whether a Rule 26 conference could be held before all parties served (.9); modify proposed ex parte to reflect only request for extension of time to file default judgment (.8)
06/10/15	R. Balin	L120	A106	2,50	1,625.00	

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 69 of 85 Page ID #:19217

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 69 of 85 Page ID #:16992



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES read email from Mr. Kuelling regarding redirection of TVpad users to MTVpad.com (.1); read email from Mr. Tsang requesting that cease & desist letter be sent to Oakland TVpad store	
06/10/15	L, Koonce	L240	A104	6.70	3,685.00	(.1) Conference call with clients regarding preliminary injunction hearing, and next steps (1.5); analysis of statutory damages cases and discuss with C. McCauley (2.8); review new CNT website and check distributor websites (.4); emails with Mr. Tsang regarding Oakland store and timing of preliminary injunction order (.2); discuss ex parte order with S. Sullivan (.3); email to team regarding ex parte order strategy (.3); review of draft default judgment papers and damages cases (1.2)	
06/10/15	C. McCauley	L240	A 102	2.50	1,275.00	Research on default judgment statutory awards and draft summary to team regarding same (2.5)	
06/11/15	G. Wukoson	L190	A103	1.00	460.00	Prepare cease and desist correspondence TV pad distributors and restaurant based on preliminary injunction order to TV pad distributors and restaurants (1.0)	-1,0
06/11/15	S. Sullivan	L190	A000	1.80	882,00	Analyze strategy for stipulation between parties permitting discovery prior to Rule 26(f) conference (.3); work on ex parte application seeking extension of deadline to file motion for default judgment (.9); conference with C. McCauley regarding motion for default judgment seeking damages and	-1.8
06/11/15	R. Balin	L190	A103	0.60	390.00	standards for same (.6) Review and revise draft email to distributor defendants regarding Rule 26(f) conference, discovery and default judgment motion (.1); conference with L. Koonce regarding strategy regarding discovery from distributor defendants in aid of default judgment motion against CNT (.3); emails from and to C. McCauley regarding preliminary injunction order (.1); email to L. Koonce regarding draft cease & Desist letters to US TVpad distributors (.1)	-
06/11/15	L. Koonce	L190	A103	2.30	1,265.00	totals to Go 1 - pad distributors (11)	

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 70 of 85 Page ID #:16993

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
						(1.0); attention to strategy regarding third-party discovery (.4); interoffice conference with R. Balin regarding approach to ex parte discovery and extension of time (.3); draft email to US distributors regarding third-party discovery (.3); review final preliminary injunction order and findings issued by Judge Morrow (.3)
06/11/15	C. McCauley	L190	A103	0.50	255.00	Draft stipulation regarding early discovery (.5)
06/12/15	S. Sullivan	L110	A000	2.10	1,029.00	Work on ex parte application to extend deadline to file motion for default udgment
06/12/15	R. Balin	L120	A105	1.30	845.00	Send email to Lilu regarding cease and desist letters and strategy on motion for default judgment (.2); emails from and to L. Koonce regarding stipulations by distributor defendants to commence third-party discovery in aid of default judgment motion (.2); phone conference with call with L. Koonce regarding various issues, including third party discovery in aid of default judgment motion and cease & desist letters to U.S. TVpad distributors (.4);
06/12/15	L. Koonce	L160	A103	3.30	1,815.00	phone conference with L. Koonce regarding demand to CNT's former US attorneys that they send copy of preliminary injunction order to CNT (.2); emails from and to L. Koonce regarding draft cease & desist letters to U.S. TVpad distributors (.1) Multiple emails with US distributors regarding third-party discovery stipulation, and Rule 26(f) conferences (.3); (.8); interoffice conference with R. Balin regarding various issues for default judgment and discovery (.4); email to CNT US counsel regarding providing notice to CNT (.2); review and revise letter to distributors regarding preliminary injunction (.4)

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 71 of 85 Page ID #:19219

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 71 of 85 Page ID #:16994



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES (.3);
						(.5);
						emails with Mr. Tsang regarding review of VOD programs (.1); further email to CNT's counsel (.1)
06/12/15	C. McCauley	L160	A104	0.40	204.00	
06/12/15	C. McCauley	L220	A106	0.10	51.00	Conference with Mr. Tsang regarding Court's Preliminary Injunction Order (,1)
06/15/15	G. Wukoson	L190	A103	4.50	2,070.00	Prepare cease and desist letters based on preliminary injunction order to distributors that had previously pledged compliance, YTC summit and restaurants infringing through display of TVpad apps (3.6); analyze procedure to serve preliminary injunction order and findings of fact and conclusions of law on CNT and HYIT and correspond with Hong Kong counsel thereon (.4); correspond and call with investigators regarding investigation of ISPs hosting infringing content (0.3); analyze evidence of involvement of Qandies Limited and correspond with investigators thereon (.2)
06/15/15	R. Balin	L120	A106	2.30	1,495.00	Phone conference with Lilu and L. Koonce regarding strategy for service of preliminary injunction order and default judgment motion (.5); read email from CNT's attorney declining to forward preliminary injunction order to CNT (.1); conference with L. Koonce regarding same and regarding strategy for serving preliminary injunction order on CNT (.2); conference with G. Wukoson regarding service of preliminary injunction order on CNT and HYIT in Hong Kong and regarding draft cease and desist letters (.2); read email from G. Wukoson regarding draft cease and desist letter to distributors (.1); emails from and to Mr. Tsang and L. Koonce regarding holding off on confirming continued infringing

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 72 of 85 Page ID #:16995



DATE	PROFESSIONAL	ABA	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES streaming of CCTV/TVB programs by CNT until after CNT is served with the preliminary injunction order (.2); edit email to CNT's US counsel disputing that they have withdrawn from the case (.2); various emails to and from L. Koonce and other legal team members regarding service of preliminary injunction order on CNT (.3); review email from L. Koonce to clients regarding need to serve CNT in Hong Kong with preliminary injunction order (.1); read various emails from L. Koonce and other legal team members regarding continuing sales of NewTVpad 4 devices (.3); emails from and to G. Wukoson and C. McCauley regarding service of preliminary injunction order and findings of fact/conclusions of law on CNT (.1)
06/15/15	L. Koonce	L120	A106	3.90	2,145.00	Telephone conference with Lilu and R. Balin regarding preliminary injunction order and default judgment motion (.5); emails with CNT's counsel regarding providing notice of preliminary injunction order, and discuss same with R. Balin (.5); review YTC Summit testimony in Munhwa case (.4); emails with Mr. Tsang about commencement of VOD review (.2); email to F. Ryu regarding third-party discovery (.1); review Amazon TVpad listings (.4); discuss NewTVpad listings with team (.2); review ClubTVpad website (.3); emails with T. Wang regarding discovery (.2); draft email to CNT providing notice of injunction order (.4); review ex parte order (.1); emails with defendants regarding serving preliminary injunction order on CNT (.3)
06/15/15	C. McCauley	L310	A103	1.40	714.00	Call with G. Wukoson regarding subpoenas (.2); review deposition of YTC Summit in Munwha action (.5); review exhibits to Munwha motion for summary judgment (.7)
06/15/15	C. McCauley	L250	A103	1.10	561.00	Revise ex parte application to continue default judgment hearing and supporting McCauley declaration (1.1)

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 73 of 85 Page ID #:16996



US distributor defendants regarding ex

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
	C. McCauley	L220	A105	0.20	102.00	Conference with L. Koonce regarding violations of preliminary injunction by Clubtypad (.1); review communications to counsel in Hong Kong regarding
06/16/15	G. Wukoson	L190	A103	1.10	506.00	CNT service (.1) Prepare cease and desist letters to TVpad distributors, ISPs hosting infringing content and YTC Summ based on preliminary injunction order (1.0); correspond with Hong Kong counsel regarding service of preliminary injunction order and
06/16/15	R. Balin	L120	A105	1.80	1,170.00	findings of fact and conclusions of law on CNT and HYIT (0.1) Review voice message from CNT's counsel regarding service of preliminary injunction order on CNT (.1); review TVpad task list (.1); conference with L. Koonce regarding various upcoming tasks, including cease & desist letters, third party discovery and service of preliminary
						injunction order on CNT and HYIT in Hong Kong (.6); send email to Mr. Tsang regarding list of Chinese restaurants to whom to send cease and desist letters (.1); send email to G. Wukoson regarding service of preliminary injunction order and findings of fact/conclusions of law on CNT and HYIT in Hong Kong (.2); follow up emails from and to DWT legal team regarding service of preliminary injunction order on CNT and HYIT (.1); review email to CNT attaching preliminary injunction order and findings of fact/conclusions of law (.1); review and revise draft cease & desist letters to TVpad distributors, YTC Summit and web hosts (.3); emails from and to L. Koonce regarding continued sales of newTVpad
06/16/15	L. Koonce	L250	A103	4.20	2,310.00	A devices (.2) Review emails with Mintz regarding testing for IP hosts (.2); attention to organization of multiple follow-up enforcement tasks, and discuss same with R. Balin (1.0); (.3); emails to

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 74 of 85 Page ID #:16997



DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	parte for an extension of time to file default judgment motion (.2); review emails regarding serving injunction on CNT (.2); review and revise draft ex parte motion (.5); follow up emails to distributors (.3); emails with C. McCauley regarding trademark damages (.2); multiple emails with T. Wang regarding Amazon listing (.3); email to CNT providing notice of injunction (.2); email to CNT counsel (.2); (.5); emails with R. Balin regarding sales of	
06/16/15	C. McCauley	L160	A103	0.30	153.00	newTVpad devices (.2)	2
06/16/15	C. McCauley	L220	A105	0.20	102.00	Conference with G. Wukoson regarding service of preliminary injunction on)
06/16/15	C. McCauley	L250	A103	1.40	714.00	CNT and HYIT Revise and finalize ex parte application, supporting declaration and exhibits relating to extension of time on default judgment filing deadline (.9); revise proposed order in support of ex parte (.3); draft notice email relating to ex	
06/17/15	G. Wukoson	L190	A103	1.30	598.00	parte (.2) Analyze Munhwa decision finding restaurants liable for infringing public performances and prepare cease and desist letter to restaurants based on preliminary injunction order (.6); correspond with investigators regarding investigation of ISPs hosting infringing content (.1); prepare proofs of service of preliminary injunction order and findings of fact and conclusions of law on CNT and HYIT (.2); prepare third party subpoenas (.4))
06/17/15	R. Balin	L120	A106	2.00	1,300.00	Review and revise ex parte motion to extend filing date of motion for default judgment against CNT/HYIT (.2); read email from Mr. Tsang regarding identification of servers hosting infringing apps (.1); review email from O. Tse regarding service of preliminary injunction order on CNT and HYIT in Hong Kong (.1); send email to G. Wukoson regarding preparation of service declarations for signature by	

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 75 of 85 Page ID #:16998

Davis Wright Tremaine LLP

DISH Network LLC Invoice No. 6318976 Page 14

06/17/15 C. McCauley

06/17/15 C. McCauley

L160

A105

L310 A103

0.20

4.30

102.00

2,193.00

Draft subpoenas to secure evidence

support of default judgment evidence (4.0); call with G. Wukoson regarding subpoenas (.1); conference with L. Koonce regarding subpoenas (.2)

		Pract.	-				
DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES Hong Kong counsel (.1); read email from L. Koonce regarding mailing of preliminary injunction order to CNT by CNT's US attorneys (.1); send email to Mr. Tsang regarding investigation by Mintz to confirm IP addresses of current web hosts of infringing apps (.2); read ECF notice of court order granting extension of time to file default judgment motion (.1); forward same to clients with explanatory email (.2); various emails to and from DWT legal team members regarding drafting of third-party subpoenas (.3); send email to Mr. Tsang regarding service of preliminary injunction order on CNT and regarding commencement of his review to confirm infringing apps are still streaming registered TVB programs (.3); phone conference with Mr. Tsang regarding same (.2); phone conference with L. Koonce regarding	
06/17/15	L. Koonce	L190	A101	1.80	990.00	having Mintz confirm that infringing apps are still available in TVpad store (.1) Review email from Mr. Tsang regarding progress of serving preliminary injunction order (.1); telephone call with CNT's counsel (.2);	
2017/15	a Woule	1160	A105	0.20	102.00	(.4); review Order granting extension of time to file default judgment motion (.2); emails with distributor defendants regarding discovery (.3); emails with DWT team regarding YTC Summit subpoena (.3); telephone call with C. Weil regarding investigation of IP addresses, etc. (.1); phone conference with R. Balin regarding confirming availability of infringing apps in TVpad store (.1)	-

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 76 of 85 Page ID #:16999



## DATE PROFESSIONAL CODE CODE TIME AMOUNT PROFESSIONAL CODE COD	D. (27 D	PROFESSIONAL	ABA	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
06/18/15 R. Balin L190 A103 4.20 2,730.00 Read email from O. Tse and attached executed proofs of service of preliminary injunction order on CNT and HYTT in Hong Kong (.1); review and revise draft cease and desist letters to US distributors, restaurants and YTC Summit and draft tade down notice to website hosts (3.3); phone conference with G. Wukoson regarding same (.1); various emails with G. Wukoson regarding same (.2); read email from Mr. Tsang regarding TVpad monitoring (.1). (2); read Courthouse News Service article about issuance of preliminary injunction order (.1); emails from and to C. McCauley regarding from thong Kong attorney regarding service of preliminary injunction order (.1); review email from Hong Kong attorney regarding service of preliminary injunction order (.1); review ensured from Asha Media (.2); review news article regarding preliminary injunction order (.1); review email from CNT counsel (.1); review email from GNT counsel (.1); review email from CNT counsel (la CO-		-			Prepare third party subpoenas (.8); prepare cease and desist letters based on preliminary injunction order to TVpad distributors, ISPs hosting infringing content, YTC summit and restaurants infringing by displaying TVpad apps (.9); analyze ability to recover statutory damages under
06/18/15 L. Koonce L240 A102 3.20 1,760.00 Review email from Hong Kong attorney regarding service of preliminary injunction order on CNT/HYIT (.1); telephone call with counsel for Asha Media (.2); review news article regarding preliminary injunction order (.1); review email from CNT counsel (.1); review email from Mr. Tsang regarding TVpad monitoring (.1) (.3); attention to issue of proving willfulness on default and discuss with C. McCauley (.8); attention to issue of damages award on default, including question of trademark damages (1.2); initial review of draft cease and desist letters to distributors, restaurants and YTC Summit (.3)	06/18/15	R. Balin	L190	A103	4.20	2,730.00	Read email from O. Tse and attached executed proofs of service of preliminary injunction order on CNT and HYIT in Hong Kong (.1); review and revise draft cease and desist letters to US distributors, restaurants and YTC Summit and draft take down notice to website hosts (3.3); phone conference with G. Wukoson regarding same (.1); various emails with G. Wukoson regarding same (.2); read email from Mr. Tsang regarding TVpad monitoring (.1); (.2); read Courthouse News Service article about issuance of preliminary injunction order (.1); emails from and to C. McCauley
06/18/15 C. McCauley L240 A102 1.00 510.00 Conference with L. Koonce regarding	06/18/15	L. Koonce	L240	A102	3,20	1,760.00	Review email from Hong Kong attorney regarding service of preliminary injunction order on CNT/HYIT (.1); telephone call with counsel for Asha Media (.2); review news article regarding preliminary injunction order (.1); review email from CNT counsel (.1); review email from Mr. Tsang regarding TVpad monitoring (.1) (.3); attention to issue of proving willfulness on default and discuss with C. McCauley (.8); attention to issue of damages award on default, including question of trademark damages (1.2); initial review of draft cease and desist letters to distributors, restaurants and
	06/18/15	C. McCauley	L240	A102	1.00	510.00	

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 77 of 85 Page ID #:19225

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 77 of 85 Page ID #:17000

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES need for evidence on willfulness determination on default judgment motion (.2); research regarding willfulness issue and draft summary of research for L. Koonce (.7); conference with L. Koonce and G. Wukoson regarding notice to YTC summit of
06/19/15	S. Bayard	L220	A105	1.00	510.00	preliminary injunction and coordinating subpoena service (.1) Attend status meeting on preliminary injunction and default judgment with R. Balin, L. Koonce, G. Wukoson, and C.
06/19/15	G. Wukoson	L310	A103	4.00	1,840.00	McCauley Analyze connection between TVpad and Qandies Limited (.1); prepare cease and desist letters based on preliminary injunction to TVpad distributors (1.3); team call regarding enforcement of preliminary injunction order (1.1); prepare subpoenas to ISPs hosting infringing content (1.5)
06/19/15	K. Roth	L110	A000	1.20	186.00	Research locations to serve document
06/19/15	R. Balin	L120	A105	1.80	1,170.00	subpoenas to UPS and DHL Review draft cease & desist letter to distributors who have purchased large quantities of TVpads (.2); phone conference with L. Koonce, C. McCauley, G. Wukoson and Same Bayard regarding strategy and various issues, including cease and desist letters and discovery in aid of default judgment motion (1.1); review draft third party subpoenas (.3); emails from and to C. McCauley regarding U.S. Customs records of TVpad shipments
	L. Koonce	L120	A105	2.10	1,155.00	and HSBC deposition (.2) Review email from M. Clark (Asha Media) regarding compliance with preliminary injunction order (.1); (.3); (.2); phone conference with R. Balin, C. McCauley, G. Wukoson and S. Bayard regarding various issues, including demand letters and default judgment motion (1.1); review emails regarding customs documents (.2);
06/19/15	C. McCauley	L120	A105	1.30	663.00	Conference call with R. Balin, L. Koonce, G. Wukoson and S.

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 78 of 85 Page ID #:17001

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES Bayardregarding subpoenas and collection of evidence to support contempt motion and default judgment motion (1.1); conference with L. Koonce and R. Balin regarding Mintz
	C. McCauley G. Wukoson	L310 L190	A103 A103	1.60 3.20	816.00 1,472.00	task timing (.2) Draft web host subpoenas (1.6) Prepare cease and desist letters based on preliminary injunction order to TVpad distributors (2.8); analyze contact information for ISPs hosting infringing content to prepare subpoenas (0.2); correspond with S. Tsang regarding contact with U.S. Customs and confer with L. Koonce thereon (0.2)
06/22/15	R. Balin	L310	A103	1.80	1,170.00	Review and revise drafts of third party subpoenas; send email to C. McCauley with revisions to draft subpoenas (.8); phone conference with L. Koonce regarding same (.2); send follow up email to C. McCauley regarding same (.2); draft email to clients updating them on cease and desist letters to US distributors and third party subpoenas in aid of default judgment motion (.1); read declaration of A. Bahla regarding ceasing sales of TVpads (.1); read email from Mr. Tsang regarding review of infringed TVB programs using infringing TVpad apps (.2); send reply email to Mr. Tsang regarding same (.1); follow up emails from C. McCauley and to G. Wukoson regarding TVB shows (.1)
06/22/15	L. Koonce	L310	A103	3.30	1,815.00	Phone conference with R. Balin regarding draft subpoenas, and review of same (.4); review CNT website and send new posts out for translation (.6); review emails regarding subpoenas (.2); review and revise cease and desist letters (1.0); review HSBC subpoena (.4); review declaration of A. Bhalla regarding compliance with preliminary injunction motion (.1); review email from Mr. Tsang regarding of TVB programming (.2); emails with team regarding service of subpoena on cloudDDOS (.3);

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 79 of 85 Page ID #:17002

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT.	TIME	AMOUNT	DESCRIPTION OF SERVICES
06/22/15	C. McCauley	L240	A104	0.50	255.00	Review email and excel attachment from Mr. Tsang regarding new evidence of willful infringement for default judgment motion (.2); research
06/22/15	C. McCauley	L310	A105	0.40	204.00	regarding copyright registrations (.3) Conference with L. Koonce and G. Wukoson regarding service of Cloud DDOS in Canada (.3); research regarding possible United States
06/22/15	C. McCauley	L310	A103	1.60	816.00	address for CloudDDOS (.1) Draft and finalize subpoenas and cover letters for service on HSBC, shipping companies and YTC Summit
06/23/15	S. Bayard	L240	A105	0.20	102.00	Telephone call with C. McCauley regarding registration of TVB episodes for default judgment motion
06/23/15	A. Huang	L190	A111	0.30	70.50	Translate facebook posting for Tvpad case
06/23/15	G. Wukoson	L190	A103	3.10	1,426.00	Prepare cease and desist letters based on preliminary injunction order to TVpad distributors (2.0); prepare subpoenas to ISPs hosting infringing content (.4); analyze TVB spreadsheet of programming infringed by TVpad "on demand" apps (.4); call with Mr. Tsang regarding analysis of programming infringed by TVpad "on demand" apps (.3)
06/23/15		L120	A105	0.40	260.00	(2); read various emails from G. Wukoson and C. McCauley regarding chart supplied by Mr. Tsang of copyrighted TVB programs still being infringed by TVpad apps (.2)
06/23/15	L. Koonce	L310	A103	5.20	2,860.00	Review translations of Facebook postings (.3); review various emails from DWT team regarding chart from TVB of infringing programs (.2); interoffice conferences with G. Wukoson regarding various issues for cease and desist letters to distributors and web hosts (.5); emails with C. McCauley and G. Wukoson regarding service of subpoena on Canadian web host, and review of information on web host (.5); review emails from G. Wukoson and C. McCauley regarding test of streaming the TVpad infringing

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 80 of 85 Page ID #:17003

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES VOD items.(.2); review ClubTVpad website for continuing infringements (.8); (.5); review of YTC Summit subpoena and discuss with C. McCauley (.5); email to N. Braak regarding items we need to document once demand letters are sent (.4); review DHL subpoena and discuss with C. McCauley (.5); (.3); email to T. Wang regarding request for a stay (.2)
06/23/15	C. McCauley	L110	A106	0.60	306.00	Call with Mr. Tsang and G. Wukson regarding chart detailing willful infringement (.4); revise exhibit for use by Mr. Tsang in detailing infringements and conference with Mr. Tsang regarding same (.2)
06/23/15	C. McCauley	L310	A103	1.30	663.00	Revise YTC Summit subpoena, HSBC subpoena and DHL subpoena (.8); draft USP subpoena (.5)
06/24/15	G. Wukoson	L190	A103	4.40	2,024.00	Prepare cease and desist letters based on preliminary injunction order to TVpad distributors and follow-up correspondence (3.7); prepare list of IP addresses where infringing content is hosted for subpoenas and preliminary injunction order service and confer with investigator thereon (0.7)
06/24/15	R. Balin	L120	A106	0.30	195.00	Read various emails from Mr. Tsang and C. McCauley regarding TVB shows still be infringed by TVpad (.2); read investigative report from N. Braak regarding ISP addresses for web domains hosting infringing TVpad apps (.1)
06/24/15	L. Koonce	L110	A106	2.30	1,265.00	(2); review email from N. Braak regarding investigation of web hosts (.3); review emails from Mr. Tsang and C. McCauley regarding TVB programs being infringed (.1); review TVpad promotional email from Mr. Tsang (.1); review response to demand letter from RedStar Internet, and review Redstar website (.7); review draft response to RedStar (.2); email to clients regarding monitoring by Mintz

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 81 of 85 Page ID #:17004

Davis Wright Tremaine LLP

Page 20						
DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES (.2); emails with Mr. Tsang regarding take-down notices to web hosts (.2);
06/24/15	C. McCauley	L240	A106	0,20	102.00	infringement exhibit and review exhibit
06/24/15	C. McCauley	L160	A105	0.10	51.00	(.2)
06/25/15	G. Wukoson	L190	A103	2.20	1,012.00	Confer with R. Balin regarding cease and desist letters to third parties, TVB examination of infringing content and third party subpoenas (.2); prepare letters to ISPs hosting infringing content and call with investigator
06/25/15	R. Balin	L160	A105	1.50	975.00	(.2); read emails from N. Braak at Mintz and L. Koonce regarding forensic checks of TVpad domain names (.2); (.1); various emails with L. Koonce, G. Wukoson and Carla McCauley regarding cease & desist letters to web hosts and subsequent monitoring of IP addresses by Mintz (.3); emails from and to C. McCauley regarding subpoenas to third parties (.2); review ECF notice of court order granting CNT's attorneys' motion to withdraw as counsel (.1); conference with G. Wukoson regarding status of cease & desist letters to web hosts (.2); read email from G. Wukoson attaching revised cease & desist letter to web
06/25/15	L. Koonce	L310	A106	2.30	1,265.00	hosts (.1) Email to clients (.2); (.2);

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 82 of 85 Page ID #:19230

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 82 of 85 Page ID #:17005



		ABA	ACT.				
DATE	PROFESSIONAL		CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES (.4); emails with	
						distributor defendants regarding Rule	
						26(f) conferences (.3); emails with Mr.	
						Tsang regarding web host tracking, and	
						subpoenas (.4); review revised DHL	
						subpoena (.2); interoffice conferences	
						with G. Wukoson regarding demand	
						letters (.3); review order on motion to	
						withdraw (.1); review fax from	
						distributor (.2); emails with J. Lee (.1)	
06/25/15	C. McCauley	L310	A106	0.10	51.00	Conference with Mr. Tsang regarding	
						HSBC subpoena (.1)	
06/25/15	C. McCauley	L310	A107	0.10	51.00	Conference with counsel for defendants	
	-,					providing notice of subpoenas (.1)	
06/25/15	C. McCauley	L310	A108	0.30	153.00	Call with Mr. Chen of YTC Summit	
00.00						regarding documents he has in his	
						possession and arranging a meeting at	
						YTC Summit in advance of deposition	
						(.3)	
06/26/15	G. Wukoson	L220	A103	3.90	1,794.00	Prepare preliminary injunction order	
						service correspondence to ISPs hosting	
						infringing content serving (0.2)	
06/26/15	R. Balin	L190	A103	1.20	780.00	Read proposed revisions to web host	
0.2000.00						take down letters from G. Wukoson	
						(,1); emails to and from G. Wukoson	
						regarding revisions to draft cease &	
						desist letter to web hosts (.2); review	
						and revise cease and desist letters to	
						web hosts (.7); emails with C.	
						McCauley and L. Koonce regarding	
						deposition of third party witness YTC	
						Summit (.2)	
06/26/15	L. Koonce	L110	A104	1.70	935.00	Emails with Asha Media counsel	-)
						regarding discovery conference (.2);	1/-
						review emails with N. Braak regarding	
						web hosts (.2); review lists from Mr.	
						Tsang regarding TVpad retailers and	
						Commercial Premises using TVpad	
						(.4); review CNT Facebook page and	
						preserve post (.3); emails with G.	
						Wukoson regarding quality control	
						issues with TVpad (.2); review	
						response from UPS (.2); review	
						spreadsheet with the current hosts and	
	2.102	1440				IPs for TVpad3 (.2)	
06/26/15	C. McCauley	L310	A107	0.20	102.00	Call with counsel for UPS regarding	
2-22-5-2				0.00	1 600 00	document production (.2)	
06/26/15	C. McCauley	L320	A103	3.30	1,683.00	Draft web host subpoenas (3.2); call	
						with G. Wukson regarding subpoenas	
						(.1)	

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 83 of 85 Page ID #:17006



DISH Network LLC Invoice No. 6318976 Page 22

<u>DATE</u> 06/29/15	PROFESSIONAL G. Wukoson	ABA CODE L190	ACT. CODE A103	<u>TIME</u> 2.90	<u>AMOUNT</u> 1,334.00	DESCRIPTION OF SERVICES Prepare preliminary injunction service letters and schedules of subpoena document request to ISPs hosting infringing content and correspond with distributors regarding cease and desist letters (2.8); analyze sufficiency of
06/29/15	R. Balin	L310	A103	2.30	1,495.00	proofs of service of preliminary injunction order on CNT (.1) Review draft cease & desist letter to web hosts and subpoena to web hosts (.4); conference with G. Wukoson regarding edits to same (.3); read email from CNT's former US counsel claiming that CNT has moved and that package containing preliminary injunction order delivered to CNT's registered HK address is undeliverable (.1); emails to and from L. Koonce and C. McCauley regarding same (.2); phone conference with G. Wukoson regarding service of subpoenas on web hosts (.1); emails from and to L. Koonce and G. Wukoson regarding CNT's registered HK address (.2); phone conference with L. Koonce regarding cease & desist letters to web hosts, deposition of YTC Summit and other discovery matters (.4); send email to C. McCauley regarding deposition of YTC Summit (.2); send email to clients requesting authority to send cease & desist letters to web hosts (.1); review and revise draft cease & desist letter to web hosts (.1); review and revise draft
06/29/15	L. Koonce	L310	A103	1.40	770.00	subpoena to web hosts (.2) Email with counsel for Hugo Chen regarding discovery conference (.1);

regarding discovery conference (.1); review email from CNT's US counsel regarding undeliverable notice (.1); emails with R. Balin and C. McCauley regarding same (.2); emails with R. Balin and G. Wukoson regarding CNT's registered address (.2); review and revise subpoena to web hosts (.5); phone conference with R. Balin regarding letters to web hosts, and deposition of YTC Summit (.4); review email to clients regarding sending letters to web hosts (.1);

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 84 of 85 Page ID #:17007

Davis Wright Tremaine LLP

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES discuss YTC Summit declaration with	
06/29/15	C. McCauley	L310	A105	0.10	51.00	C. McCauley (.2); Conference with L. Koonce and R. Balin regarding meeting at YTC	
06/29/15	C. McCauley	L310	A103	1.60	816.00	Summit (.1) Draft web host subpoenas (1.5); calls with G. Wukoson regarding subpoenas	
06/30/15	G. Wukoson	L190	A103	5.90	2,714.00	(.1) Prepare preliminary injunction order service letters to ISPs hosting infringing content (1.4); prepare subpoenas to shipping services and ISPs hosting infringing content (1.3) analyze responses to cease and desist letters from TVpad distributors (0.1); prepare initial disclosures and document request to distributor defendants (1.8); prepare correspondence to defendant Club TVpad regarding noncompliance with preliminary injunction order (1.3)	
06/30/15	J. Arweiler	L410	A108	0.30	57.00	preliminary injunction order (1.3) Coordinated service of subpoena on	
06/30/15	R. Balin	L310	A103	1.60	1,040.00	third-party TNT. Revise subpoena to web hosts (.2);phone conference with G. Wukoson regarding same (.1); final review of web host subpoena (.1); send	
06/30/15	L. Koonce	L310	A107	4.00	2,200.00	email to L. Koonce, C. McCauley and G. Wukoson regarding service of web host subpoenas (.1); phone conference with L. Koonce regarding cease and desist letters to web hosts and regarding his Rule 26(f) conference with Asha Media's counsel (.2); send email to Mr. Tsang requesting authorization to send take down notices to web hosts (.1); various follow up emails with DWT legal team regarding subpoenas to web hosts (.3); read emails from C. McCauley and Koonce regarding discovery cut-off date (.1); read email from Mr. Tsang regarding pros and cons of delaying sending of take down notices to web hosts (.1); emails from and to L. Koonce regarding same (.1); phone conference with Mr. Tsang regarding same (.2) Review letter from distributor (Formark	3
00/30/13	L. KOURCE	L310	A1U/	4.00	2,200.00	Review letter from distributor (Formark Research) (.2); Rule 26(f) conference with Asha Media's attorney (.5): Rule	2.0

Case 2:15-cv-01869-SVW-AJW Document 187-6 Filed 04/15/16 Page 85 of 85 Page ID #:19233

Case 2:15-cv-01869-SVW-AJW Document 164-4 Filed 01/11/16 Page 85 of 85 Page ID #:17008



DATE	PROFESSIONAL	ABA	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES 26(f) conference with ClubTVpad (.5); interoffice conference with G. Wukoson regarding discovery requests (.3); conference with R. Balin regarding letters to web hosts and Rule 26(f) conference (.2); review email from Mr. Tsang regarding timing of demand letters (.2); emails with team regarding timing of discovery cut-off and initial disclosures (.3); interoffice conference with G. Wukoson regarding letter to ClubTVpad's attorney about failure to comply with court order (.3); confer with C. McCauley regarding serving subpoenas on web hosts (.2); review letter to ClubTVpad, finalize, and forward to F. Ryu (.4); multiple emails with F. Ryu regarding compliance with preliminary injunction order (.4); review ClubTVpad website and forums (.5); review email from Mr. Tsang regarding timing of notices to web hosts, and discuss with team (.3); email
06/30/15	C. McCauley	L310	A108	0.50	255.00	to clients regarding same (.2) Conference with YTC Summit owner regarding meeting and deposition scheduling (.3); conference with process servers on alternate addresses for service of various web host
06/30/15	C. McCauley	L310	A105	0.20	102.00	subpoenas (.2) Conference with G. Wukoson regarding web host subpoena addresses and IP
06/30/15	C. McCauley	L310	A 103	3.90	1,989.00	addresses (.2) Draft document subpoenas for web hosts (3.6); revise TNT document and deposition subpoena and related cover letter and documents (.3)
	Total Services			238.00	\$112,846.50	ionor and documents (15)

